THE

Solicitor's Guide

TO THE PRACTICE OF THE

Office of Pleas

IN

His MAJESTY'S COURT OF EXCHEQUER,

At WESTMINSTER:

IN WHICH ARE INTRODUCED

BILLS OF COSTS

TN

VARIOUS CASES,

A N T

A Variety of useful Precedents,

R V

RICHARD EDMUNDS.

One of the ATTORNIES of the faid OFFICE.

LDDDDD:

Printed for T. CADELL, jun. and W. DAVIES, in the Strand; And J. BUTTERWORTH, in Fleet-Street, M. DCC.XCIV.



ADVERTISEMENT,

HAVING long observed, that the practice of the Exchequer of Pleas, is in general little known or understood; and believing this to arise from the want of elucidation, I have presumed to compile the following sheets, with a view to supply the defect.

If the present work should therefore succeed in diffusing a better knowledge of the proceedings in this Court, and the superior ease and advantage of practising there, particularly to Country Practitioners, my wishes will be gratified.

I do not flatter myself that this work is free from error, but trust the Profession will approve the design, though they may not applaud its Execution.

BARONS of the Court of Exchequer, at Westminster.

The Right Hon. Sir Archibald Macdonald, Knight, Chief-Baron.

The Hon. Sir Beaumont Hotham, Knight.

The Hon. Sir Richard Perryn, Knight.

The Hon. Sir Alexander Thompson, Knight.

The Names, &c. of the Attornies and Side Clerks in the Fxchequer Office of Pleas, No. 9, Lincoln's-Inn, Old Square.

George Rose, Esq; Clerk of the Pleas. Thomas Watson, Esq; Deputy-Clerk of the Pleas.

ATTORNIES.

Roger Jortin, Chancery-Lane. | Abel Jenkins, New-Inn. | John Miller, Carey-Street. | Rich. Edmunds, Chancery-Lane.

Side Clerks in Mr. Jortin's Division.

John James Chilton, Chancery-Lane. Thomas Dax, No. 27, Canterbury-Row. Edmund Walker, Serjeant's-Inn. William Pittman, Newman-Street.

In Mr. Miller's Division.

Thomas Peake, Southampton-Buildings. Richard Collett, Chancery-Lane. John Stanley Smart, Hatton-Street. Thomas Lewis, Gray's-Inn Square.

In Mr. Jenkins's Division.

George Gabell, Lincoln's-Inn Old Square.

John Tarrant, Chancery-Lane.

William Abbott, New-Inn.

Benjamin Price, Warwick-Court, Gray's-Inn.

In Mr. Edmunds's Division.

John Philpott, Red-Lion-square.

Edward Leigh, Tooke's-Court, Cursitor-Street.

George Chilton, Shire-Lane, Carey-Street.

William Hibbs Bevan, Lincoln's-Inn Old Square.

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THE

SOLICITOR'S GUIDE

TO THE PRACTICE OF

THE OFFICE OF PLEAS, &c.

CHAP. I.

Of the Origin, Constitution, and Advantages of the Exchequer of Pleas.

THE Court of Exchequer, is an ancient Court of Record, confishing of two principal Divisions, the Revenue side, and the Judicial side. Each of these, is again, subdivided into different Courts; but as the Practice of the Court of Pleas only, (the first of these Sub-divisions) is the Object of the following Treatise, I shall decline any Observation, on the other Parts of the Exchequer.

It is called the Exchequer, Scaccharium, from the checqued Cloth, resembling a Chess Board, which covers the Table there, and on which, when certain of the King's Accounts are made up, the Sums are

marked and scored with Counters.

The Court of Pleas, by its original Constitution, was established for the Convenience of Debtors and Accountants of the King, who were thereby enabled to sue their respective Debtors, without their necessary Attendance, on the Exchequer, being diverted, by the Prosecution, of their Suits in the other Courts; but the Ease and Convenience attending the Proceedings in this Court, having induced

duced others, (besides those who are actually Debtors and Accountants to the Revenue) to become Suitors of it, the Suggestion in its Proceedings of being. Debtor to the King, was soon admitted, as a mere Fiction, and Matter of Form, and all Kinds of Personal Suits, may now be prosecuted in the Court

of Exchequer, by any Person whomsoever.

Were the Advantages of proceeding in this Court, more extensively known, (to the Profession especially) the Resort to it, would be more general. Those Advantages, and the Nature of the Practice, will, in the Course of this Treatise, appear in the respective Parts of it; Permit me here, to make a short Digression, to enumerate them in their Order.

First then, every Attorney, in any other Court of Record in England, the Principality of Wales, and Counties Palatine, are Solicitors in this Court, without any special Admission thereto, and entitled

to a fair Proportion of the Fees. See

The 2d Geo. II. Cap. 23. Sec. 27, which fays

"PROVIDED also, and it is hereby further declared " and enacted, by the Authority aforesaid, that no-"thing in this Act contained, shall extend, or be con-" ftrued to extend, to the Examination, Swearing, "Admission, or Involument, of the Attornies or Clerks of the Offices of the King's Remembrancer, Trea-" furer's Remembrancer, Pipe, or Office of Pleas in the Court of Exchequer at Westminster, for the Time being, but that the faid Attornies and Clerks, of the " faid respective Offices, shall and may be approved, of fworn, admitted, and practice, in the faid Court of "Exchequer, or may practife in any other of the « Courts of Record before-mentioned, in the Name, " and with the Consent of some Sworn Attorney of " fuch Court, fuch Consent to be in Writing, and " figned by fuch Attorney as aforesaid, in like Manner s as they have usually been, and might have done, before " the making of this Act, any thing herein contained " to the contrary, in any wife notwithstanding; and "that it shall and may be lawful, from and after the ee faid

"faid first Day of December, One thousand seven hundred and thirty, for any Person, who shall be

"fworn, admitted and inrolled, an Attorney or Solicitor, in any of the feveral Courts before-mention-

"ed, according to the Direction of this Act, to

" practise and solicit in the said respective Offices, in the same Manner, as heretofore has been done; any

"thing herein before contained, or any Law or Sta-

"tute to the contrary, notwithstanding."

The Jurisdiction of this Court extends generally over the whole Kingdom, and the Processes (being in their Nature Non Omittas's) may be executed in any Place; They also run into Wales, which those of the other Courts do not, vide Vol. 1. Wilson's Reports, sol. 193, in the Case of Lampley and al. against Thomas and al. B. R. Hil. Term, 1747; but the Solicitor's Attention to the Act of the 13 Geo. III. c. 51. is particularly recommended as to Wales.

The Attornies and Clerks in Court here, being confined to a limited Number, become uniform and confishent in their Practice, and the Uncertainty, occasioned by a Variety of System, and a large Number of Practitioners, is removed. From the same Cause, arises that Liberality of Practice, which prevents a Party, being surprised by a Judgment, or other Proceeding, without Notice; Circumstances which render the Practice very desirable and pleasant to the Solicitors and Parties.

As the Office of this Court, which is held at No. 9, Lincoln's Inn Old Buildings, is open from Nine o'Clock in the Morning, till Two, and from Four till Eight o'Clock, every Day in the Year, a Suitor may be, at any Time, accommodated with Process, with Ease and Dispatch, as the whole of the Business is there transacted, without the Delay, or extra Expence of opening Offices, &c. which will be found extremely beneficial, both to the Parties and Solicitors.

There is no Fine due to the King, in this Court, on any other Action, than Trespass, Vi & Armis.

B 2 Here

Here a Defendant cannot cast an Essoign, nor, it any Case, wage his Law; and should he be indiscreet enough, to bring a Writ of Error, for Delay, on a Judgment signed, it will infallibly be non-prossed, on the second Tuesday in the succeeding Term.

Heretofore larger Fees were taken by the Officers of Nish Prius, on Records issuing from this, than from the other Courts at Westminster, but that Grievance has been completely redressed, by the 22 Geo. II. c. 26, f. 10, which enacts thus,

23 Geo. II. c. 26. f. 10. which enacts thus, And whereas the taking of larger Fees, by the · Officers of Affize and Nisi Prius, in the respective Circuits of this Kingdom, upon Records ' issuing out of the Office of Pleas, of his Majesty's · Court of Exchequer at Westminster, between Party ' and Party, than are taken on fuch Records, iffuing out of any other Courts, is a Grievance to the · Subject; Be it enacted by the Authority aforefaid, " That from and after the Twenty-fourth Day "of June, One Thousand Seven Hundred and Fifty. " no Officer or other Person whatever, shall demand, " take, or receive any greater, or other Fees, upon " fuch Records, iffuing out of the faid Office, than " are taken upon Records, in Caufes of the like Na-"ture, issuing out of the Courts of King's Bench, and " Common Pleas at Westminster."

Yet notwithstanding this direct and plain Act of the Legislature, some Officers have presumed to continue, what was designed to be thereby remedied. I his nefarious Practice, would be corrected by the Judge at Niss Prius, in a summary Manner, was a Complaint to be made in Court, on the Cir-

cumftance arifing.

I should mention in this Place, that if Solicitors purposing to prosecute a Suit in the Exchequer of Pleas, were, in the sust Instance, to correspond with a Clerk in Court, they would have their Directions attended to, with greater Dispatch, and be entitled to an equivalent, and better Proportion, of the Pro-

fits. Little more need to be observed upon this Point, to convince a Country Solicitor, than that when Fees are divisible between two, i. e. the Agent here, and himself, they become so trifling in Amount, and immaterial to each, that the Practice of this Court has been very much prejudiced thereby.

It greatly conduces to the Ease of the Practice in this Office, that leaving a Copy of any Proceeding there, on the Desk of the Adversary's Clerk in Court, is confidered as a fufficient Service.

I will now return to the Court itself.

It is held before a Chief Baron, and three puisne Barons, who are of the Degree of the Coif, and, it is conjectured, received the Appellation of Baron, by having been felected to that Office, from amongst the Barons of Parliament.

The Officers are, A Clerk of the Pleas, His Deputy, and four Sworn Attornies. Under each Attorney are four Side Clerks, who act in their respec-

tive Names and Divisions.

With respect to those who may sue in this Court, it has already been observed, that the Fiction in its Process, of being a Debtor to the King, enables every one so to do; but there are Persons who have the Privilege of being fued here only. Such are All the Barons and Officers of the Court, All Farmers of Revenue, All Tenants of the King, and All his real Debtors and Accountants; Though any Man, that has a special Privilege in another Court, as an Officer of the Court, or as an Attorney, shall have his Privilege against the King's Debtor, because the Privilege of a Man as Debtor, is but a general Privilege. Vide Hard. 365. Pl. 2. The Privilege of an Accountant is special, and when his Suit is once commenced, no Privilege shall be allowed elfewhere.

If an Officer commence a Suit here, no Privilege in any other Court shall prevail against him, because his Attendance here is requisite, and his Pri-

vilege,

vilege here is attached first by his commencing his Suit, and herewith, all the Precedents agree. By the Court. Hard. 505. 3 Salk. 281. Pl. 21. Salk.

194. Thomas against Lloyd.

Where an Officer, or Minister, of the Exchequer, is one of the Parties, in a personal Action, he shall be fued in that Court, because his Absence might hinder the King's Affairs, 2 Inft. 551, unless in a joint Action, 1 Vern. 246. Fanshaw ad. Fanshaw, Rep. 149. Pl. 219.

Auditor of the Exchequer, and his Servants, Commissioners of the Treasury, Garter King of Arms, Receiver General of the Revenues, Clerk of the Remembrancer, of an Attorney in the Exchequer, are intituled to the Privilege of this Court. Hard. 164. Pl. 3. 2 Sid. 164. Pl. 3. Sav. 131.

Pl. 204.

The Treasurer of the Navy, is instantly an Accomptant, and Accomptant's Privilege, will hold against a special Privilege in another Court, as an Officer of the Court or otherwise, though it be not alledged, that fuch an Accomptant is entered upon his Account, for that every Accomptant may be attached by the Court, to make up his Accounts, and must attend for that Purpose from Day to Day, and the King has Interest in his Attendance. Hard. 316. Pl. 8. 3 Salk. 281. Pl. 2. Hard. 365. Pl. 2.

In all Actions brought against Excise or Custom-House Officers, for any thing done in the Execution of their Office, the Suit must be prosecuted in this Court; if brought elfewhere, this Court will, on an Affidavit of Facts, stay the Proceedings, and

make an Order for removing the fame here.

Every Species of Civil Action, may be commenced in this Court, except real Actions, Replevin and others, which depend on Original Writs out of Chancery, no fuch Writs being made returnable herein, at present; but I do not see any Reason, why

fuch Original Writs may not, at this Day, be made out, returnable in the Court of Exchequer, nor can the Cursitor assign any Objection against doing so, other than it has not been a customary Practice.

From what has been already, and hereafter will be observed, the Ease, Certainty, and Expedition of the Practice of this Office, must appear sufficiently evident, to secure it a Pre-eminence in Agency Business, and this I flatter myself will be confirmed by the plain Contents of the following Sheets.

To those Gentlemen of the Profession, whose Concerns are of a different Nature, and whose Time is engaged in Conveyancing, Chancery, and other more momentous Transactions in the Law, into whose Office common Law Bufiness, must unavoidably introduce itself, I particularly address and recommend this little Work. Such Solicitors will foon be fully convinced, of the several Advantages herein enumerated, and that by, the very easy and regular Conveyance, of a Penny-post Letter, within the Bills of Mortality, and with very little Trouble, a Suit may be prosecuted with defired Effect, if in their Instructions they state the Defendant's Residence, Cause of Action, Amount of the Debt, and where the Venue is to be laid, with Orders to proceed till countermanded, they would be relieved from every Trouble, antecedent to the Trial, of which they will have eight Days Notice, to prepare their Briefs for, collect their Evidence, and Subpæna their Witnesses, with the further Assistance of their Clerk in Court, as Occasion may require.

I shall occasionally introduce herein, the Forms of various Writs, and other Proceedings, and though they may not be so materially necessary for the Attention of a Solicitor, yet their Language, and Import, will more powerfully impress the Mind, with the Design, Nature, and Effect, for which they are

respectively calculated.

From this Court, a Writ of Error lies, by the 31 Edw. III. C. 12. in the Court of Exchequer Chamber,

Chamber, and from thence, in the Dernier Refort

to the House of Lords.

The several Processes will be treated of, under their respective Chapters, till Special Bail is perfected, or Common Appearance entered, as will the Proceedings to Judgment, &c. in the subsequent Part of this Treatise.

A TABLE of General Return Days, in the Exchequer.

HILARY TERM.

In eight Days of Saint Hilary. In fifteen Days of Saint Hilary.

On the Morrow of the Purification, of the Bleffed Virgin Mary.

In eight Days of the Purification, of the Blessed Virgin Mary.

EASTER TERM.

In Fifteen Days of Easter.
From Easter Day in three Weeks.
From Easter Day in one Month.
From Easter Day in five Weeks.
On the Morrow of the Ascension, of our Lord.

TRINITY TERM.

On the Morrow of the Holy Trinity. In eight Days of the Holy Trinity. In fifteen Days of the Holy Trinity. In three Weeks of the Holy Trinity.

MICHAELMAS TERM.

On the Morrow of All Souls. On the Morow of Saint Martin. In eight Days of Saint Martin. In fifteen Days of Saint Martin.

N. B. Any Writ may be returnable on a Day certain in Term, other than on a Sunday, the Feaft

Feast of the Purification, in Hilary Term; the Afcension Day, in Easter Term; or Midsummer Day in Trinity Term; and Service of Process on the Return Day, (Sunday excepted) is good, at any seasonable Time, as there is no Fraction of a Day in such Case.

Limitation of Actions.

Actions on the Case, except Slander; on Account, except concerning Merchandize, between Merchant and Merchant; of Trespass, Debt (except on Specialty) Detinue, Trover, Replevin, and Trespass, Quare Clausum fregit, must be brought in six Years after Cause of Action. Assult, Menace, Battery, Wounding, and Imprisonment, within four Years; and Slander in two Years, vid. 21 Jac. 1. Cap. 16. s. As to Infants, Feme Coverts, Persons non compose Mentis, imprisoned, or beyond Sea, they may sue within the same Times, after full Age, Discovert, Sane Memory, at large, or returned, &c. Vid.

fame Stat. Sec. 2.

CHAP. II.

Of the Processes of the Court, and herein of the Venire Facias ad respondendum.

AVING mentioned the Parties, who may or ought to sue, and be sued in the Exchequer of Pleas, and the various Actions, which may be prosecuted therein, I will now proceed to an Explanation of the different Processes, for the Commencement of those Actions, and of the various Cases, to which such Processes are peculiarly adapted.

The

The several Writs issued out of this Office are, the Capias, Venire facias ad respondendum, Quo-minus,

and Subpæna ad respondendum.

As to the first, I mention it as being in Force, though out of Use, or at least confined in its Operation, to those who are Officers of the Court, and Accomptants, by whom it is sued forth as a Writ of Privilege. It was formerly used to arrest the Person of a Desendant, when he had no Property, by which Issues could be raised, under Writs of Distringus, as hereafter treated of, but such Writs of Distringus are now principally used, where the Desendant cannot be found; in Cases where he can, the Quo-minus answers every Purpose, either of Personal Service, or an Arrest; the Old Writ of Capias, is therefore fallen into Disuse.

The Venire Facias ad Respondendum, which is to be obtained on the following Præcipe, by the

Solicitor.

Montgomeryshire, Ven. Fac. Case. David Lloyd against Khys Jenkin ret. in eight Days of Saint Hilary.

Llewellin Morgan, Solicitor, 1st Dec. 1791.

is the first and most antient Process of this Court, and is in its Nature an original Writ. It specifies the Cause of Action, and is directed to the Sheriss, ordering him, to summon the Desendant to appear according to the Exigency of the same. This Writ is made returnable, either on a general Return, or Day certain, but can only be issued against one, unless there are joint Desendants in the same Suit. The Form of a

Venire Facias ad respondendum.

George the Third, by the Grace of God, of Great Britain, France and Ireland, King, Defender of the Faith, and so forth. To the Sheriff of Montgomeryshire, Greeting. We command you, that you omit omit not, by reason of any Liberty of your County, but that you enter the same, and cause Rhys Jenkin Rose. to come before the Barons of our Exchequer, at Westminster, in eight Days of Saint Hilary next coming, to answer David Lloyd our Debtor, of a Plea of Trespass on the Case, whereby he is the less able to satisfy us, the Debt, which he owes us at our said Exchequer, to his great Damage, as he says, he can reasonably shew, that thereof he ought to answer, and have you there this Writ. Witness, Sir James Eyre, Knt. at Westminster, the Twenty-eighth Day of November, in the Thirty-second Year of our Reign.

Llewellin Morgan, Solicitor.

Richard Edmunds.

Rofe.

This Writ iffues in any Case, and, being an Original, is a very proper Process, where it may be necessary to avoid the Operation of the Statute of Limitations. For which last mentioned Purpose, the Solicitor leaves the Writ at the Sheriff's Office till the Return is expired; he then calls on the Sheriff for the Return of Nikil Habet, which he receives of course, and brings to his Clerk in Court, who records and files the same regularly, and perfects the whole. It is also peculiarly adapted and effectual, where Personal Service, or an Arrest of the Defendant is impossible, either by his secreting himself, or being out of the Kingdom, or where the Action is against a Corporate Body, or where an Arrest is illegal, Defendant being a Peer, a Member of Parliament, or otherwise privileged. In any of these Cases, if the Desendant has real or personal Property, on which Distresses may be made, the Plaintiff can enforce his Appearance, by the Effect of this Process.

The Manner of executing this Writ, is by a Warrant from the Sheriff to his Bailiff, in the Nature of a Summons, and in the following Form.

C 2

Sheriff's

Sheriff's Warrant, or Summons thereon.

To William Davies, and George Smout, my Bailiffs.

Montgomeryshire, to wit. By Virtue of his Majesty's Writ of Venire facias ad respondendum unto me directed, you shall cause Rhys Jenkin to come before the Barons of his Majesty's Exchequer at Westminster, in eight Days of Saint Hilarv next coming, to answer David Lloyd, his Majesty's Debtor, of a Plea of Trespass on the Case, whereby he is the less able, &c. Dated the eighth Day of December 1791.

Lewellin Morgan, Solicitor. Richard Edmunds.

Rofe.

Arthur Williams, Efq; Sheriff.



The Sheriff's Fee for granting this Warrant is 2s. 6d.

The Bailiff should be very careful that the Copy of the above Warrant is perfectly correct, before he ferves the same, for which his Fee is in common Cates, 5s. and if distant, 6d. per Mile additional.

How to be ferved.

A Copy of this Summons is given to the Defendant personally, or left, by the Bailiff, at his Dwelling House, with the Defendant's Wife, Child, or Servant (at Years of Discretion) or, in Case of his being a Lodger, it is delivered to the Person with whom he lodges.

Time to appear thereto.

The Defendant has four Days to appear to this Writ, exclusive of the Return Day; if he does not then

then appear, request the Sheriff to return the Writ, which he does by an Indorsement in the following Form.

Return of a Summons.

"The Summoners of the within-named Defendant are William Davies, and George Smout, my Bailiffs: The Answer of Arthur Williams, Esquire, Sheriff."

Return in a County Palatine.

The Answer of the Right Honourable Lord Hawkesbury, Chancellor of the County Palatine of Lancaster, to this Writ.

By Virtue of this Writ, to me directed, and delivered, by another Writ, under the Seal of the County Palatine of Lancaster, within-mentioned, and directed to the Sheriff of the said County, I commanded the said Sheriff, as within I am commanded, which said Sheriff, to wit, Charles Giber bon, Esquire, in Answer to the said Writ, saith, That the Summoners of the within-mamed Defendant are John Barlow and Thomas Tonge.

By the same Chancellor.

On Default of Appearance.

The Writ with this Return, being brought to the Clerk in Court, and filed in the Office, there issues a Writ of Distringus ad respondendum, directed to the Sheriff of the same County, commanding him to distrain on the Desendant's Property, in the following Form.

Distringas ad respondendum.

GEORGE the Third, by the Grace of God, of Great Britain, France and Ireland, King, Defender of

of the Faith, and so forth, To the Sheriff of Montgomeryshire, Greeting: We command you, that you Omit not, by Reason of any Liberty of your County, but that you enter the same, and distrain, Rhys Jenkin, by all his Lands and Chattels in your Bailiwick, so that neither he, nor any one by him, lay Hands on the same, until we shall command you otherwise therein, and that you answer us out of the liffues of those Lands, so that you have him, before the Barons of our Exchequer at Westminster, on the Morrow of the Purification of the Bleffed Virgin Mary, next coming, to answer David Lloyd, our Debtor, of a Plea of Trespass on the Case, whereby he is the less able to satisfy us the Debts, which he owes us at our faid Exchequer, to his great Damage, as, he fays, he can reasonably shew, that thereof he ought to answer, and have you there this Writ. Witness Sir James Eyre, Knight, at Westminster, the Twenty-third Day of January, in the Thirty-second Year of our Reign.

Llewellin Morgan, Solicitor.

Riehard Edmunds.

Rofe.

On this Writ, the Sheriff issues a Warrant to his Bailiff, thus.

Warrant on a Distring. ad respond.

To William Davies and George Smout, my Bailiffs.

Montgomeryshire to wit. Distrain Rhys Jenkin by all his Lands and Chattels in my Bailiwick, fo that he appear, before the Barons of his Majesty's Exchequer at Westminster, on the Morrow of the Purification of the Bleffed Virgin Mary next coming, to answer David Lloyd his Majesty's Debtor, of

a Plea of Trespass on the Case, whereby, &c. Dated this Thirty-first Day of January 1792.

Llewellin Morgan, Solicitor.

Richard Edmunds.

Rofe.

Levy forty Shillings.

Arthur Williams, Efq; Sheriff.

L.S.

The Bailiff's Fee, for Execution of this Writ, is ten Shillings, in ordinary Cases, and 6d. per Mile, for each Mile distant, additional.

How to be executed.

The Bailiff thereupon distrains on the Defendant's Lands or Goods, to the Amount of forty Shillings, or he may take any entire Chattel of greater Value, which the Sheriff retains in Possession, as a Pledge for Desendant's Appearance; this the Desendant ought to enter on the Return Day, but should he neglect to do so in Contempt of the Process of the Court, call upon the Sheriff, for a Return of the Distringus, which he makes in the following Manner.

Return of a Legy.

"The Manucaptors of the within-named Defendant, are William Davies and George Smout, my Bailiffs. Issues forty Shillings. The Answer of "Arthur Williams, Esq. Sheriff."

The Distringas thus returned, is sent to the Clerk in Court, which he files in like Manner, as that of the Ven. Fac. and this authorizes the iffuing an alias Distringas, on which as before, is granted a Warrant to the Bailiff, who, in the like Manner, levies further Issues, to double the Amount of the former, viz. Four Pounds.

On a similar Return being made to the alias Distringas, and filed, (should the Desendant still decline to appear) a Pluries Distringas issues, and so

on de Die in Diem (no Day of Favour being allowed on this or any other Process of Contempt) fuing out succeeding Process of Distringus, and doubling, on each, the Amount, levied on the preceeding one, till sufficient is obtained, to satisfy the

Plaintiff his whole Demand with Cofts.

If the Sheriff returns Nihil habet, to any of the Writs of Distringas, on the same being filed by the Clerk in Court, a testatum Distringas may be issued into any other County, where the Desendant has Property, which is to be pursued, and may be repeated in the same Manner, as the sormer ones.

Return of Nihil habet.

"The within named Defendant, hath not any thing within my Bailiwick, where, or by which he can be diffrained, or can cause him to come

as I am within commanded, or is the faid Defendant found in the same. The Answer of

"Arthur Williams, Esq; Sheriff."

The Sheriffs Fee for these Returns are severally 25.

In urgent Cases, or where the Debt is large, it is usual, on Affidavit thereof, to apply by Motion to the Court, from Time to Time, for an Increase of Issues, after a Return of the first Distringuis, which is ordered at their Discretion, according to the Amount of the Debt, or Nature of the Case, and which Order is in the Form following:

- " Hilary Term, in the 32d Year of the Reign of King George the Third.
- " David Lloyd, Plaintiff, agt Rhys Jenkin, Deft.
 "Wednesday, the Day of Upon the Motion of Mr.

 Day of Ellis of Counsel for the Plain-
- "tiff, and reading the Writ of Distringus issued in this Cause, and the Return made thereon, by the Sheriff

Sheriff of the County of Montgomery, and the Affidavit of the said Plaintiff, It is ordered,

" that the faid Sheriff, return the Sum of Three

Hundred Pounds Issues, on the next Distringus

" to be issued in this Cause.

" By the Court.

Rose."

An Office Copy of this Order is annexed to the Distringus issuing next after such Motion, and delivered to the Sheriff, who is bound to distrain Issues, as he is ordered thereby.

In Default of Defendant's Appearance to any Distringas, successive Applications to the Court, and Distresses thereon, may be made, as the Nature of the Case, may further require.

This Practice is completely established, by the fol-

lowing Rule in Trinity 1753.

"It is ordered, that where Issues shall be ob-

out of this Court, the Plaintiff in such Writ may immediately, after the Return thereof, apply by

"Motion to the Court, for increasing Issues,

" upon further Process to be issued between the Parties, which said Issues shall be increased from "Time to Time at the Discretion of the Court."

These Issues are estreated into the Exchequer for the Use of the King, but the Plaintiff is empowered to present a Petition, praying, that the Money may be paid over to him, towards Satisfaction of the Debt and Costs, but

It is now more usual, since the 10 George III. Cap. 50. to adopt the Remedy prescribed by the third Section of that Act, which (after reciting that the Process by Distringus is dilatory and ex-

pensive) enacts,

"That for Remedy thereof, the Court out of which the Writ proceeds, may order the Issues levied from Time to Time to be fold, and the

Money arising thereby, to be applied to pay such

- " Coffs to the Plaintiff, as the faid Court shall
- think just, under all the Circumstances to order, and the Surplus to be retained, until the De-
- · fendant shall have appeared, or other Purpose of
- " the Writ be answered."

As the only Object of these penal Processes of Contempt, is to compel the Appearance of the Defendant, when that Purpose is effected, the Issues (which remain, in the Hands of the Sheriss, as Pledges for the Desendant's Appearance) are to be restored to him.

This Practice also is clearly confirmed by the fourth Section of the above-mentioned Act of Parliament, which enacts, that

S. 4. "When the Purpose of the Writ is anstructured, the Issues shall be returned, or if sold,
what shall remain of the Money arising by such
Sale, shall be paid to the Party distrained

" upon."

And such Return is obtained, by an Authority from the Plaintiff's Solicitor, in the following Form

" To the Sheriff of Montgomeryshire,
" Or his Bailiff in this Case appointed."

David Lloyd, Plaintiff, agt Rhys Jenkin Desendant.

Sir,

The Defendant having appeared, you are hereby authorized and required to restore to him, the several Issues, levied by you on Process issued in this Cause, between the said Parties, for which this shall be your Warrant, dated this

Day of February 1792.

Llewellin Morgan, Solicitor for the said Plaintiff.
The

The following Bill of Costs, may be applicable to many Cases where the Proceedings have been had upon this Process of Venire Facias ad respondendum, and is inserted for the Service of the Solicitor, who it is hoped will find it useful.

In the Exchequer of Pleas. Michaelmas Vacation 1791. Lloyd against Jenkin.	Court on the		haelmas Vacation 1791. on the			ty.
A Ttending to take Instructions for this Action, and an Authority to sue	.	₫.	s. 4	d. 4		
Warrant of Retainer, filling up the same, Filing and Duty	3	7				
Venire facias ad respondendum, and Solicitor's Fee thereon	6	8	13	4		
Paid Postage of Letters up to London for, and another down, with this Writ		6	1	6		
Paid the Sheriff for a Summons on this Process	}		2	6		
Messenger to the Sheriff's Office of for the same			1	6		
Making a fair Copy thereof for Service			1			
Paid the Bailiff his Fee for ferv- ing such Copy on the Defendant			\$			

HILARY TERM, 1792.	Clerk in Court on the Solicitor		Party		
Attending to fearch if the Defendant had appeared	5. I	d. 8		d. 4	
Paid the Sheriff for a Return of the Venire facias ad respondendum? Paid the Clerk in Court for filing the same	1		2		
The Defendant having neglected to appear within Four Days after Return of the Venire facias, 27 January 1792, Distringus ad respondendum, and Solicitor's Fee thereon	. 6	8	13	4	
Paid the Postage of the Venire fa- cias returned up to, and the Distringas down from London	, I		2		
Paid the Sheriff for a Warrant on this Process			2	6	
Messenger to the Sheriff's Office			1	6	
Paid the Bailiff his Fee, for executing this Warrant, by levying on the Defendant's Effects to the Value of Forty Shillings Paid the Sheriff Two Shillings	•		10		
for a Return, and the Clerk in Court One Shilling, for filing of the Distringus ad respondendum, returned	. 1		3		
Drawing and Ingroffing an Af- fidavit of the Plaintiff's Debt, Duty and Oath			5	7	
Paid One Shilling filing the fame, and Three Shillings and Seven- pence for an Office Copy there- of	4	7	4	7	

	Cour on th	t 1e	Party and Party	
Drawing a Brief for Councel to	ş.	d.	s.	d.
move for an Increase of Issues, and making a fair Copy of the same	1		1	6
Paid a Fee to Councel to make fuch Motion	10	6	10	6
fuch Motion Attending him therewith, and the Court on Motion, when the Order was granted	3	4	3	4
Paid the Bag-bearer for bringing the File into Court, with the Distringus and Return recorded	1	. ,	I	
Paid entering, and for an Office-				
Copy of the Order of Court, to increase the Issues	4	4	4	4
Close Copy of such Order to keep The Defendant having still ne- glected to appear to the Distrin-)	6	I	
gas which was returnable yester-leavy, Alias Distringus ad respon- dendum, and Solicitor's Fee thereon 4th Feb.	6	8	13	4
Paid the Postage of the Distringas. returned, up to, and Alias Distringas down from London, with the Order to increase Issues			2	
Paid the Sheriff for a Warrant on			2	6
the Alias Distringas ————————————————————————————————————				,
for the fame			ı	6
Paid the Officer his Fee for exe- cuting the fame, by again levy-				
ing on the Defendant's Effects,			.10	
to the Amount ordered by the				

The Solicitor's Suide

	Court or the					arty
Paid the Sheriff Two Shillings for the Return of the Alias Di-	P -	d.	s.	d.		
firingas, and Clerk in Court one Shilling for filing the same			3			
Paid Poftage thereof to London	1		1			
Drawing a Brief for Councel to move to fell the Issues distrain- ed, and making a fair Copy of	ı		1	6		
Paid Councel a Fee to move for						
an Order for that Purpose, and that Plaintiff's Bill of Costs might be paid out of the Pro-	10	6	10	6		
ceeds —		,				
Attending the Councel therewith,						
order was made arcordingly	3 4	1	3	4		
Paid entering, and for an Office Copy of the Order	4 4	4	4	4		
Paid Postage of this Order into			x			
Copy and Service of the same on the Sheriff		2006	3			
HILARY VACATION.			1			
Paid the Sheriff his Bill, occasion- ed by a Sale of the Effects le- vied in Pursuance of the Order of Court last-mentioned						
Drawing Bill of Costs, and making a fair Copy thereof	1		2			
Attending the Clerk of the Pleas						
to tax the fame	3 4		6	8		
Paid the Clerk of the Pleas for tax-	2	1	2			
ing the Bill of Costs		1	1			

	Clerk in Court or the Solicitor		Pa ar	rty nd
Copy and Service of the Rule on the Sheriff, with the Clerk of the Pleas Allocatúr thereon, for the Amount of the Costs as	s. }	d.	s. 3	4.
Attending the Sheriff for Payment of the Costs, and giving a Receipt for the same	•		3	4
mons, that the Plaintiff may be ordered, to deliver to his Clerk in Court, a Bill of Particulars	ı	8	3	4
for which this Action is brought Copy of fuch Order fent into the Country] 1		I	
Drawing out and making a fair Co- py of fuch Bill of Particulars	1		2	
mons, to flay Proceedings on Payment of Debt and Costs	1	8	3	4
Copy of fuch Order fent into the Country	1		1	
Drawing a Bill of Costs, and ma- king a fair Copy thereof	1		2	
Attending the Clerk of the Pleas to tax Costs	3	4	3	4
Paid the Clerk of the Pleas for taxing fame	2		2	
Drawing an Authority, and mak- ing a fair Copy thereof, direct- ing the Sheriff to restore the se-			2	6
veral Issues levied in this Cause to the Defendant, the Debt and Costs having been paid				
Paid the Postage of Letters in this Vacation	}		2	
C	H	A P		III.

CHAP. III.

Of the Quo-minus, and herein of holding to Special Bail, of putting in, and justifying Such Bail, and of entering common Appearances.

THE Quo-minus is the next principal Process of this Court, so called from the Fiction in its Form, "whereby the Plaintiff is the less able to satisfy the King's Debt."

This is not a Writ, or Bill of Privilege; nor is it so called, as when privileged Persons sue in the Courts, where they are privileged. Dy. 328. pl. 9.

3 Leon. 323. pl. 300.

A Quo-minus is now as a common Action in the Exchequer; it did not lie, unless a Debt were confessed to the King, and then the King's Debtor had a Quo-minus for the King's Benefit. Hard. 507.

It is to be obtained on the following Præeipe to

the Clerk in Court.

Montgomeryshire, Quo-Minus. — David Lloyd, against Rhys Jenkin, returnable in eight Days of Saint Hilary.

Llewellin Morgan, Solicitor, 1st Dec. 1791.

Writ of Quo-minus.

George the Third, by the Grace of God, of Great-Britain, France and Ireland, King, Defender of the Faith, and so forth; to the Sheriff of Montgomeryshire, Greeting. We command you, that you

You omit not, by Reason of any Liberty of your County, but that you enter the same, and take Rhys Jenkin and John Doe, wheresoever they shall be found in your Bailiwick, and them safely keep, so that you may have their Bodies, before the Barons of our Exchequer at Westminster, in eight Days of Saint Hilary next coming, to answer David Lloyd our Debtor of a Plea of Trespass, whereby he is the less able to satisfy us the Debts, which he owes us at our said Exchequer, to his great Damage, as, he says, he can reasonably shew, that thereof they ought to answer, and have you there this Writ. Witness, Sir James Eyre, Knight at Westminster, the Twenty eighth Day of November in the Thirty second Year of our Reign.

Llewellin Morgan, Solicitor,

Richard Edmunds. Rof

Rhys Jenkin. You are served with this Process, to the Intent that you may, by your Attorney, appear in the Office of Pleas, of his Majesty's Court of Exchequer at Westminster, at the Return thereof, being the Twentieth Day of January 1792, in order to your Defence in this Action.

If the Defendant is to be arrested, the above Notice is omitted, and the Sum, for which Bail is to be taken, indorsed on the Writ, precisely correspondent with the Affidavit of Debt.

This Writ is the proper Process in Cases, where the Plaintiff purposes, either to arrest the Defendant, or serve him with a Copy. Should he fail to do either, before the Expiration of the Return of the Writ, he may, in the first Case, on the following Return being made by the Sheriff of a

Non est inventus.

"The within-named Rhys Jenkin is not found in my Bailiwick,. The Answer of Arthur Williams, E q; Sheriff."

Or by the usual Application to the Clerk in Court, in the latter, obtain an Alias Quo-minus, E and,

Rofe. 5th Day of Dec. 1791.

Notice.

and, if necessary, a Pluries; and so successively, tilf

the Purpose of the Writ is answered.

The only Variation from the first, in the subfequent Processes, is inserting, after the Words, "we command you," these Words, "as before," or, "as oftentimes before."

Arrests on Quo-minus.

If the Defendant resides in Wales, or any of the Counties Palatine, he cannot be arrested, but where the Debt amounts to 201. or upwards, Vide 11 and 12. W. III. c. 9. s. 2. which says,

"No Sheriff, or other Officer, within the faid Principality, or Counties Palatine, upon any

"Writ or Process issuing out of any his Majesty's Courts of Record at Westminster, shall hold any

"Person to Special Bail, unless an Affidavit be first made in Writing, and filed in that Court, out of

"which fach Writ or Process is to issue, signifying

"the Cause of Action, and that the same is twenty
Pounds and upwards, and where the Cause of

" Action is twenty Pounds and upwards, Bail shall

" not be taken for more than the Sum expressed in fuch Affidavit."

But in any English County, ten Pounds or upwards, vid. 12 George I. c. 29. s. 2.

As to Seamen, vid. 1 George II. Stat. 2. c. 14. f. 15. 16. and 31 George II. c. 10. f. 27. and as to Soldiers, vid 4 Geo. III. c. 3. f. 64.

Affidavits, Ge. of Debt.

An Affidavit, or Affirmation of a Debt, must be made in London, before a Baron, the Deputy Clerk of the Pleas, or the Officer, who signs the Writs. In the Country, before a Commissioner appointed for that Purpose, which Appointment or Commission is procured by the Clerk in Court, for the Solicitor, at the Expence of one Pound and sour Shillings, Vide 29 C. II. c. 5.

The Affidavit is in the usual Form, entitled,
In the Exchequer of Pleas." And being trans-

mitted to, and filed by the Clerk in Court, he issues a Quo-minus thereon, properly indorfed for Bail.

This Writ is then delivered to the Sheriff, who grants a Warrant thereon, to his Bailiffs (to arrest the Defendant) in the Form following.

Warrant on Bailable Quo-minus.

To William Davies, and George Smout, my Bailiffs.

Montgomeryshire, to wit. By Virtue of the King's Writ to me directed, I command you, each and every of you, jointly and severally, that you, or any of you, omit not, by Reason, &c. but enter the same, and take Rhys Jenkin, if he shall be found in my Bailiwick, and him safely keep, so that I may have his Body before the Barons of the King's Exchequer at Westminster, in eight Days of Saint Hilary next coming, to answer David Lloyd the King's Debtor, of a Plea of Trespass, whereby, &c. Dated this 8th Day of December 1791.

Take Bail for five hundred Pounds and upwards

by Affidavit filed.

Writ iffued, 5 Dec. 1791.

Llewellin Morgan, Solicitor.

Richard Edmunds.

Rofe.

Arthur Williams, Efg; Sheriff.



In London, Middlesex, Surry and Kent, you pay the Sheriffs 4d. only, for the Warrant. In all the other Counties 2s. 4d.

When a Defendant has been arrested, and a Return of the Que-minus is required from the Sheriff, the following Form, is the proper one on that Occasion of a

Cepi Corpus.

"I have taken the within-named Rhys Jenkin, whose Body I have ready as within I am com"manded." The Answer of

Arthur Williams, Efq; Sheriff.

On the Caption of a Defendant, and Bail being tendered, the following is the Form of the Bail Bond, necessary to be entered into.

Bail Bond, on a double 6d. Duty.

KNOW all Men by these Presents, that we Rhys Jenkin of Welch Pool, in the County of Montgomery, Draper, Evan Roberts of the same Place, Cordwainer, and James Griffiths of Llanvair Caerinion, in the fame County of Montgomery, Butcher, are held and firmly bound to Arthur Williams, Efg; Sheriff of the faid County of Montgomery, in the penal Sum of One Thousand Pounds of good and lawful Money of Great Britain, to be paid to the faid Sheriff, or his certain Attorney, Executors, Administrators, or Affigns, for which Payment to be well and faithfully made, we bind ourfelves, and every one of us, by himfelf for the whole, and every Part thereof, and the Heirs, Executors, and Administrators of us, and every of us, firmly by these Presents, fealed with our Seals, Dated this second Day of January, in the Thirty-second Year of the Reign of our Sovereign Lord George the Third, by the Grace of God; of Great Britain, France, and Ireland, King, Defender of the Faith, and fo forth, and in the Year of our Lord, One thoufand Seven hundred and Ninety-two.

Oath for five hun tred Pounds and upwa Richard Edmunds for the Plaintiff. Llewellin Morgan, Solicitor.

The Condition of this Obligation is such, that if the above-bounden Rhys Jenkin, shall and do appear before the Barons of his Majesty's Court of Exchequer at Westminster, in eight Days of Saint Hilary next coming, to answer to David Lloyd the King's Debtor, of a Plea of Trespass, whereby he is the less able, &c. Then this present Obligation to be void, and of no Force, otherwife to be and remain in full Force, Vigour, and Effect ..

R. Jenkin.

E. Roberts. Sealed and delivered in the Presence of

> Owen Tudor. J. Griffith

If the Defendant be arrested in London, or Middlesex, Special Bail must be put in within four Days after, and exclusive of the Return Day of the Quo minus, before one of the Barons of the Court; If in any other County, then within eight Days, before a Commissioner appointed for taking Special Bail, the Expence of which Appointment, or Commission is also one Pound and four Shillings. How and to whom such Commissions are granted. Vide 4 W. and M. c. 4.

The Bail Piece, with Affidavits, must be immediately transmitted to the Clerk in Court, who obtains the Allocatur thereon by a Baron, and takes all further necessary Steps, to place the Defendant restus in curia

In the same Statute of the 4th W. and M.

cap. 4. f. 3. it is further enacted. " I'hat any Judge of Affize in his Circuit, shall se and may take and receive all and every fuch Re-" cognizance, and Recognizances of Bail or Bails, 46 as any Person shall be willing, and desirous to 66 make and acknowledge before him, which being

fransmitted in like Manner as aforesaid, shall without Oath, be received in Manner as aforesaid,

" upon Payment of the usual Fees."

Special Bail Piece.

To be ingrossed on a 2s. stampt Piece of Parchment of the following Form.

Hilary Term, in the Thirty-second Year of the Reign of King George the Third.

In the Exchequer of Pleas.

Montgomeryshire to wit. Rhys Jenkin is delivered to Bail, on a Cepi Corpus, to

Oath for 500 l. Randle Powell, of Welch Pool, and upwards in the County of Montgomery, Tanner.

Phillip Rider, and

Deft's Solicitor. Daniel Evans, of the Town of Montgomery, Apothecary,
At the Suit of David Lloyd.

Taken and acknowledged conditionally, at Welch Pool aforesaid, the Twenty-third of January, 1792.

Randle Powell David Evans

Before me, Thomas Jones by Commission.

The Sum sworn to, must appear on the Face of the Bail Piece, and the Bail sign their Names in the Right Hand Corner thereof.

Affidavit of the Caption.

In the Exchequer of Pleas.

David Lloyd, Plaintiff, agt Rhys Jenkin, Deft.

Owen Tudor, of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath, that the Recognizance of Bail, hereunto annexed, was duly acknowledged, by the faid Randle Powell and Daniel Evans, the Bail therein named, in this Deponent's

ponent's Presence, before Thomas Jones, Esquire, the Commissioner who took the same.

Owen Tudor.

Sworn at Welch Pool aforesaid, the Twenty-third Day of January, 1792, before me

Edward Parry,

A Commissioner for taking Assidavits in the said Court.

Affidavit of the Justification of Bail.

In the Exchequer of Pleas.

David Lloyd, Plaintiff, agt Rhys Jenkin, Deft.

Randle Powell, of Welch Pool, in the County of Montgomery, Tanner, and Daniel Evans, of the Town of Montgomery, Apothecary, the Defendant's Bail in this Cause, severally make Oath, and say, And sirst this Deponent Randle Powell for himself saith, that he is a House-keeper in Welch Pool aforesaid, and worth in Money, Goods, and Effects, the Sum of One thousand Pounds of lawful Money of Great Britain, more than sufficient to pay and satisfy all his Debts. And the said Deponent Daniel Evans, for himself saith, that he is a House-keeper in the Town of Montgomery, aforesaid, and worth in Money, Goods, and Effects, the Sum of One thousand Pounds of lawful Money of Great Britain, more than sufficient to pay, and satisfy, all his Debts.

Randle Powell Daniel Evans.

Sworn at Welch Pool aforesaid, the Twenty-third Day of January 1792, before me,

Thomas Jones,/
A Commissioner for taking special Bail.

The Commissioner's Fee for taking the Acknowledgment of the Bail is, by the 4 W. & M. c. 4. f.1. the Sum of Two Shillings and no more, and for the feveral Affidavits, One Shilling, for each Deponent.

There have also been various Rules made from Time to Time by the Court, to regulate this material Branch of its Practice; amongst others, the following seem to require particular Attention.

"It is ordered, that in taking the Recognizance the following Words must be used, namely. You "(naming the Bail) do take to Bail (naming the Designation) at the Suit of (naming the Plaintiff) in a Plea of (naming the Cause of Action); and you do jointly and severally agree, that if the said Designation in this Action, and shall not satisfy the Condemnation, or render his Body to the Prison of the Fleet, that your Bodies, Lands, and Goods, shall be liable to satisfy the Condemnation."

"And if any Bail be given, upon any Action or Actions removed out of any inferior Court, by Writ of Habeas Corpus, and returnable in the Court of Exchequer; then, instead of Writing, fuper Cepi Corpus, as above; you must write super breve de Habeas Corpus, and the Cognizors must undertake, that if the Defendant be condemned, at the Suit of the Plaintiff or Plaintiffs, in the Plaint, he shall satisfy the Condemnation, or render his Body, &c. as aforesaid."

"It is ordered, that the Affidavit, for the due taking of every such Bail, shall be made either before some Baron of the Exchequer, to whom the Bail shall be transmitted, or before some Person, who shall have Power to take Affidavits, in Matters and Causes, depending in the said Court."

"It is ordered, that every Commissioner, have a Book kept purposely for entering exactly, the Names of the Defendant and his Bail, and of the Plaint ff

- Plaintiff or Plaintiffs, as it is in the Bail-piece,
- "and the Time of the taking thereof, and the
- "Name of him, by whom such Bail shall be trans"mitted, and also the Name of the Attorney for the
- " Defendant."

Both Town and Country Bail pieces, are to be duly delivered over, by the Defendant's Clerk in Court, to the Plaintiff's Clerk in Court, after Allowance, that his Client may enquire into their Sufficiency, and act accordingly. If not approved, then give a Notice of

Exception to the Bail.

As to the Time and Manner of excepting to Bail, and the Sum in which they are to justify, the following Rules are express and direct, and Notice of Exception is to be given by the Plaintiff's Clerk in Court, in Obedience to the Instructions received from the Solicitor, for that Purpose,

Trinity Term, 26 and 27 Geo. II. "It is ordered, That in every Action, where special Bail
is put in, before one of the Barons of the Court,
the Plaintiff may except thereto within twenty
Days next after the putting in of such Bail, and

- " Notice thereof given in Writing, to the Plaistiff
- "his Attorney, or Clerk in Court; or where special Bail is put in, before any Commissioner, the
- Plaintiff may except thereto within twenty Days rext after the faid Bail is to be transmitted to
- next after the faid Bail, is to be transmitted to and allowed by one of the Barons of this Court,
- and Notice thereof given in Writing as afore-
- " faid; but no Exception to Bail, shall be admittde ed after the Time herein-before limited; and in
- " Case Exception shall be taken to the said Bail,
- " within the Time aforefaid, and Notice of fuch
- "Exception thall be given in Writing to the Defendant's Attorney or Clerk in Court, the De-
- " fendant shall perfect his Bail, and justify the
- "same upon the first Day of the subsequent Term,

"unless the Plaintiff his Attorney, or Clerk in Court, shall consent to a Justification, before one of the Barons of this Court, in which Case the said Bail shall justify themselves, before one of the Barons, within four Days, after Notice of such Exception, in Writing, given to the Desendant his Attorney, or Clerk in Court; and in Desault of the Desendant justifying his Bail, in either of the said Cases, the Plaintiff shall be at Liberty to proceed on the Bail Bond."

Easter, 33d Geo. II. It is ordered, "That in every Action where Special Bail is put in, and the Plaintiff in such Action shall except to such Bail, then such Bail (if but two) shall each of them justify himself in double the Sum sworn to, and marked on the Back of the Writ or Process, by Virtue of which the Defendant was arrested, or on which he put in Bail."

When to be Justified.

The Bail being excepted to, must be justified within four Days after Exception, of which two Days Notice (at least) is to be given to the Clerk in Court for the Plaintist, in Writing.

If the Bail are excepted to in the Vacation, and the Plaintiff's Clerk in Court at same Time notifies in Writing his Desire and Consent to a Justification at a Baron's Chambers, such Notice must be given, and Justification made in the Manner, and within the Time before observed accordingly.

Notice of Justification of Bail.

In the Exchequer of Pleas.

David Lloyd, Plaintiff, against Rhys Jenkin, Deft.

Sir,

Take Notice, that Randle Powell, of Welch Pool, in the County of Montgomery, Tanner, and Daniel

Daniel Evans, of the Town of Montgomery, Apothecary, the Bail already put in, for the Defendant in this Cause, and of whom you have before had Notice, will on the fourth Day of February instant, justify themselves, by Affidavit, in open Court, at Westminster-Hall, in the County of Middlesex, as good and fufficient Bail, for the faid Defendant in this Cause, Dated the 2d Day of February, 1792.

John Miller, the Defendant's Attorney.

To Mr. Richard Edmunds, the faid Plaintiff's Attorney.

Affidavit of Service of Notice.

In the Exchequer of Pleas.

David Lloyd, Plaintiff, agt Rhys Jenkin, Deft.

Henry Nugent of the Exchequer Office of Pleas, Lincoln's Inn, in the County of Middlesex, Gentleman, maketh Oath, that he did, on the fecond Day of February instant, serve Richard Edmunds, the Plaintiff's Attorney in this Cause, with a Notice in Writing, purporting that Randle Powell of Welch Pool, in the County of Montgomery, Tanner, and Daniel Evans of the Town of Montgomery, Apothecary, the Bail already put in for the faid Defendant in this Cause, and of whom he before had Notice, will, on the fourth Day of February instant, justify themselves, by Affidavit, in open Court, at Westminster Hall, in the County of Middlesex, as good and sufficient Bail for the Desendant in this Cause, by placing such Notice upon the Seat of the said Mr. Edmunds, in the Exchequer Office aforesaid, and leaving the same there.

Henry Nugent.

Sworn at my Chambers, in Serjeants Inn, Chancery Lane, this 3d Day of February 1792, before me,

J. Eyre.

Manner

Manner of justifying.

The Afternoon next preceeding the Day, on which the Bail are to be justified, bring to the Clerk in Court, the Affidavit of the Service of the Notice of Justification, and fix with him, to meet in the Court of Exchequer, at Westminster Hall,

the next Morning, precifely at Ten o'Clock.

Make a fair Copy of your Notice, and Affidavit of Service thereof, intermediately, which give to Council, with a Half Guinea Fee, as a Brief, to move to justify by; Bring down your Bail, in a Town Cause, at the appointed Time, and your Clerk in Court, will punctually attend there, fully prepared to aid in the Completion of such Justification.

In a Country Cause, the whole is conducted by the Clerk in Court, without any Trouble to the So-

licitor.

Strict Attention must be paid to this Stage of the Proceedings, and that Special Bail is put in, and persected regularly, for if the Desendant sail to comply with, or neglect either of the last Requisites, in the first Rule of Trinity Term, the Plaintiss may take an Assignment of, and put the Bail Bond in Suit, according to the Directions of the Statute 4 & 5 Anne, c.16. s. 20. which will create a considerable Expence to the Desendant, who must pay all the Costs of rectifying the Proceedings, before they can be brought into their proper State and regular Course. On Desault the Plaintiss may take this Assignment of the Bail Bond.

I Arthur Williams Esquire, the within-named Sheriff of the County of Montgomery, do hereby assign the within Bond or Writing obligatory, and all Benefit or Advantage of the same, to David Lloyd, the Plaintist within named; In Witness whereof I have hereunto set my Hand and Seal of Office this sourth Day of February, in the Year of our Lord 1792.

Arthur Williams.

Sealed and delivered in the Prefence of (Two Witnesses.)

N. B. The Sherist's Fee is 6s. 8d. for this Assignmt.

Indemnity to the Sheriff on Affignment of Bail Bond.

I do hereby acknowledge to have received of Arthur Williams Esquire, Sheriff of the County of Montgomery, a Bail Bond for the Appearance of Rhys Jenkin, in his Majesty's Court of Exchequer at Westminster, at the Suit of David Lloyd, the King's Debtor, in a Plea of Trespass whereby he is the less able, &c. Oath for Five hundred Pounds and upwards, with an Affignment indorfed thereon, pursuant to the Statute in that Case made In Confideration whereof I do and provided. hereby promife, to fave harmless and keep indemnified the faid Sheriff of and from all Costs, Charges, Amerciaments, Damages, and Expences what soever, relating to the faid Cause. As Witness my Hand the fourth Day of February, One thousand Seven hundred and Ninety two.

Llewellin Morgan, Plaintiff's Solicitor. Witness, Timothy Ruff.

The Solicitor must understand, that by the Plaintiff's Acceptance of this Assignment, the Sheriff is no longer answerable, but for ever discharged.

The Bail Bond affigned, must be transmitted to the Clerk in Court, who will get it stamped with a double 6d. Duty, and then sue out Process thereon to serve Copies of, as well on the Principal, as his Bail.

All Actions on Bail Bonds must be brought in the same Court where the Bail was given, 3 Burr. 1923, except the Action be brought in the Name of the Sheriff.

The Bail cannot get rid of these Actions, but on Payment of Costs, and putting the Plaintiff in the same State, he would have been in, had Special Bail been regularly persected; but if that cannot be done, and the Plaintiff has lost a Trial, the Bail Bond must remain as a Security for the Debt and Costs, to be recovered in the Action.

If

If the Plaintiff declines to take an Assignment of the Bail Bond, he may force the Defendant to a Justification of Special Bail, by serving the Sheriff

with Rules, as observed below.

When a Plaintiff puts in Suit an Affignment of the Bail Bond, the Defendant's Solicitor may apply for, and obtain an Order to stay Proceedings, on putting in good Bail, and Payment of Costs, and such Costs being paid, if the same Persons, who were Bail to the Sheriff, are put in as Bail above, the Plaintiff cannot except to them, for he has admitted their Sufficiency by taking such Assignment of the Bail Bond, but

In order to compel Special Bail to justify in Cases, where an Assignment of Bail Bond, has not been taken, and the same Bail become Bail above, as were Bail to the Sheriff, the Plaintist must first deliver in writing to the Desendant's Clerk in Court, an Exception to the Bail, then Rule the Sheriff to return the Writ, and on a Return thereon of a Cepi Corpus, prosecute another Rule to bring in the Body. The following are the Forms of

A Rule to return the Quo-minus.

Hilary Term in the Thirty-second Year of the Reign of King George the Third.

Lloyd, against Jenkin.

Monday the Twenty-third Day of January.

SIDE BAR: It is ordered, that the Sheriff of the County of Montgomery, do peremptorily return here into Court, his Majesty's Writ of Quo-minus to him directed, and delivered, between the said Parties, and returnable at a Day now past, within fix * Days next after Notice of this Rule to be given to him, or his Under Sheriff.

By the Court.

Rofe.

A Gepi

^{*} In London or Middlesex four Days only are allowed.

A Cepi Corpus being returned on the Quo minus, the Writ must be delivered to the Plaintist's Clerk in Court, who files the same, and the Solicitor then issues this

Rule to bring in the Body.

Hilary Term, in the Thirty-fecond Year of the Reign of King George the Third.

Lloyd against Jenkin.

Wednesday the First Day of February.

SIDE BAR: It is ordered that the Sheriff, of the County of Montgomery, do peremptorily bring here into Court, the Body of the faid Defendant, whom he has taken, and detained in his Custody, by Virtue of his Majesty's Writ of Quo-minus, issued between the said Parties, as the said Sheriff has charged himfelf by his Return, made on the said Writ, within six * Days, next after Notice of this Rule to be given him, or his Under Sheriff.

By the Court.

Rose

Affidavit of Service of Rule.

In the Exchequer of Pleas

David Lloyd, Plaintiff, agt Rhys Jenkin Defendant.

Owen Tudor of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath, that he did, on the fourth Day of February instant, serve Isaac Lewis, Undersheriff of the County of Montgomery, with a true Copy of the Rule hereunto annexed, by delivering such Copy to Timothy Ruff, the Clerk of the said Isaac Lewis, at his Office in Welch Pool aforesaid, and at the same Time shewed to him the said Original Rule.

Sworn, &c.

Owen Tudor.

Should

^{*} In London or Middlesex, four Days only are allowed.

Should the Sheriff disobey either of these Rules, the Court will order him to be attached, on an Affidavit of due Service, and that no Return is filed, and Motion made thereon, which will make him liable, personally, to the Payment of the Debt and Costs, if the same is granted.

When the Bail is perfected, the Parties are com-

proceed in due Course, towards Judgment

Declaration de Bene effe, on bailable Quo minus.

A Declaration may be filed, de bene esse, on the Return Day of the Writ, of which it is not necessary to give the Desendant Notice, for if he appears (by his special Bail) as he ought to do, according to the Tenor of the Writ and Bail Bond, he will then find the Declaration filed, and may take it out of the Office.

As it faves future Trouble, it is usual, and frequently of great Advantage to the Desendant's Solicitor, to transmit to the Clerk in Court, the Assidavit of Justification of the Bail, at the same Time with the Bail Piece, or Recognizance, and Assidavit of due Caption.

Of Service of a Copy of Quo minus.

If the Quo-minus does not require Special Bail, the Defendant is to be personally served with a correct Copy thereof, to which he must enter his Appearance within eight Days after, and exclusive of the Return Day of such Writ. If he neglects so to do, the Plaintiff may enter it for him according to the Statute of the 5th George II. Cap. 27. upon the sollowing

Affadavit of Service of a Quo-minus.

In the Exchequer of Pleas.

David Lloyd Plaintiff, agt. Rhys Jenkin Defendant.

Owen Tudor of Welch Pool, in the County of Montgomery Gentleman, maketh Oath, that on the Sixteenth Day of January instant, he personally served the Defendant above-named, with a true Copy of a Quo minus, appearing to be regularly issued out of, and under the Seal of this Honourable Court, against him, at the Suit of the above-named Plaintiss, returnable in eight Days of Saint Hilary next coming, under which said Copy, was an English Notice of the Intent and Meaning thereof.

Owen Tudor.

Sworn at Welch Pool, aforesaid, the seventeenth Day of January 1792, before me

Edward Parry, by Commission, &c.

N. B. It is not necessary, on this Service, to shew the Original Writ.

The Defendant being thus brought into Court, either by special Bail persected, a common Appearance entered, or an Appearance entered according to the Statute of 5th George II. may be forthwith declared against, by either delivering the same to his Clerk in Court, or filing it, and giving him Notice thereof, and suther Proceedings taken towards the Completion of a final Judgment, as will be hereafter more fully treated of.

It is recommended, that every Solicitor transmit to his Clerk in Court, an Affidavit of the Service of any Process, as soon as the same is effected.

CHAP.

CHAP. IV.

Of the Subpœna ad respondendum, and its subsequent Processes of Contempt.

THE Subpæna ad respondendum, which is to be obtained on the following Præcipe.

"Spa ad respond. David Lloyd against Rhys
Jenkin, Jacob Lane, Peter Dax, and
Isaac Vaughan, ret. in eight Days of Saint
Hilary.

"Llewellin Morgan, Solicitor, 1st Dec. 1791," is the only Process, for commencing of Suits,

which remains to be treated of.

This Writ is merely a Summons to the Defendant, to appear before the Barons, at the Return thereof, "Sub pæna centum librarum," from which Clause it takes its Name. As it specifies neither the Cause of Action, nor the County, it may be directed to any four Defendants, though they reside in different Counties.

If a Defendant resides within the Bills of Mortality, and this Writ is issued in Term Time, it may be made returnable immediately after the Receipt thereof, i. e. the Service on the Desendant.

The Form of a

Subpæna ad respondendum.

George the Third, by the Grace of God, of Great Britain, France and Ireland, King, Defender of the Faith, and so forth; to Rhys Jenkin, Jacob Lane, Peter Dax and Isaac Vaughan, Greeting. We command and strictly injoin you, that all Excuses apart, you appear before the Barons of our Exchequer

chequer at Westminster in eight Days of Saint Hilary next coming, to answer us concerning certain Articles, then and there on our Behalf, to be objected against you, and this in no wise omit under the Penalty of One hundred Pounds, which we shall cause to be levied to our Use, upon your Goods and Chattels, Lands, and Tenements, if you neglect this our present Command. Witness, Sir James Eyre, Knight, at Westminster, the Twenty-eighth Day of November, in the Thirty-second Year of our Reign.

By the Barons

And is thus inderfed

At the Suit of David Lloyd, In the Office of Pleas. Richard Edmunds, for the Plaintiff.

This Writ is peculiarly advantageous to a Plaintiff, where an Arrest, or personal Service of the Desendant, with a Copy of the Quo-minus, is difficult, or inconvenient, or when he has no Property, on which Issues may be levied, by the Processes of Distringus, so as to enforce Obedience to the Venire Facias ad respondendum.

It has already been observed, that no County is named in the Writ of Subpæna, therefore if a Creditor has four Debtors, one residing in Montgomeryshire, another in Merionethshire, a third in Denbighshire, and a fourth in Shropshire, he may infert them all in one Subpæna, and serve them severally, with a Copy or Labell thereof.

The Service, if by Labell, is effected by the following Form, fairly wrote on a Slip of Parchment.

Form of a Labell.

- To Rhys Jenkin to appear, in the Office of Pleas, of his Majesty's Court of Exchequer at
- " Westminster, in eight Days of Saint Hilary next
- " coming at the Suit of David Lloyd:
 - " Richard Edmunds for the Plaintiff."

G 2 and

and personally delivered to the Desendant, his Wise, or on any of the Family, at Years of Discretion, or lest with the Person, with whom Desendant lodges, always shewing, at the same Time,

the original Writ to the Person so served.

To this Writ, the Defendant is bound to appear within four Days after and exclusive of the Return Day in every Case, and at any Distance from West-minster Hall, in Default whereof an Affidavit in the following Form, must be made,

Affidavit of Service of a Subpana ad respondendum.

In the Exchequer of Pleas.

David Lloyd

against

Rhys Jenkin, Jacob Lane
Peter Dax, and Isaac

Vaughan

Plaintiff,

Plaintiff,

Defendants

Owen Tudor of Welch Pool in the County of Montgomery Gentleman, maketh Oath, That at Welch Pool aforesaid, on the seventh Day of December instant, he personally served Rhys Jenkin, one of the Defendants above-named, with a true Copy (or Labell) of a Writ of Subpana ad respondendum: and on the eighth Day of December instant, did serve Jacob Lane, another Desendant above-named, with another true Copy, of the faid Writ of Subpæna, by delivering the same to the Wife of the faid Jacob Lane, at his Dwellinghouse at Bala, in the County of Merioneth: And on the teath Day of December instant, he did also ferve Peter Dax, another Defendant above-named, with a true Copy of the faid Writ of Subpæna, by delivering the same to a Maid-servant of the said Peter Dax, at his Dwelling-house in Chirk, in the County of Denbigh; and on the twelfth Day of December instant, did also serve Isaac Vaughan, another of the Defendants above-named, with another true Copy of the faid Writ of Subpæna, by delivering delivering the same to Martha Black, at her Dwelling house at Wem, in the County of Salop, with whom the said Islac Vaughan then lodged and resided. And this Deponent surther saith, that the said Writ of Subpœna, appeared to be regularly issued out of, and under the Seal of this Honourable Court, against the said Defendants at the Suit of the said Plaintiff, returnable in eight Days of Saint Hilary next coming, and that he did on each of the said several Services, so as aforesaid made, produce and shew to the said several and respective Persons the said original Writ of Subpœna.

Sworn, &c. before me.

Owen Tudor.

Edward Parry,

A Commissioner, &c.

This Affidavit must be forthwith transmitted to the Clerk in Court, together with the following Precipe, for an Attachment.

"Montgomeryshire Attachment, David Lloyd, against Rhys Jenkin, returnable the twelfth Day of February.

" Llewellin Morgan, Solicitor, 28th Jan. 1792."

Or in like manner against the other Defendants.

On this Precipe an Attachment is obtained, which is a Writ directed to the Sheriff to attach the Defendant by his Body, and have him before the Barons, at the Return, to answer certain Contempts, &c. and is in the following Form.

Attachment for Non-appearance, or Contempt.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth. To the Sheriff of Montgomeryshire, Greeting. We command you, that you omit not, for any Liberty, but that you enter the same, and attach Rhys Jenkin and John Doe, by their Bodies wheresoever you shall find them in your Bailiwick,

Bailiwick, and them fafely and fecurely keep, so that you may have them before the Barons of our Exchequer at Westminster, on the twelfth Day of February next coming, to answer us concerning divers Trespasses, Contempts, and Offences, by them lately done and committed, and that you have there then this Writ. Witness, Sir James Eyre, Knight, at Westminster, the twenty-seventh Day of January, in the Thirty-second Year of our Reign.

By the Barons.

Issued the same Day.

Indorfed thus.

At the Suit of David Lloyd, In the Office of Pleas, Richard Edmunds for the Plaintiff, Llewellin Morgan, Solicitor.

On this Writ, the Sheriff issues a Warrant, directed to his Bailiffs, for Execution, according to the following Form, whereon the Desendant is to be arrested for the Purpose of enforcing an Appearance.

Warrant on the Attachment.

Montgomeryshire, to wit. To the Keeper of the Goal of the said County, and also to William Davies and George Smout, my Bailists, Greeting; By Virtue of the King's Writ to me directed, I command you, and each and every of you, jointly and severally, that you, or any of you, omit not by Reason, &c. but enter the same, and take Rhys Jenkin, if he shall be sound in my Bailiwick, and him safely keep, so that I may have his Body, before the Barons of the King's Exchequer at Westminster, on the twelsth Day of February next coming, to answer the Lord the King, concerning divers

divers Trespasses, Contempts, and Offences, by him lately done and committed; Given under my Hand and Seal of Office, this thirty-first Day of January, 1792.

Writ issued

In the Office of Pleas,
27 January 1792. Richard Edmunds for Plaintiff.
Bail for £. 40.

Llewellin Morgan, Solicitor.

Arthur Williams Efq; Sheriff

"Before you arrest the Desendant, beware he is not an Ambassador, or Servant to an Ambassador, or otherwise priviledged, or protected."

If the Defendant should not be attached thereon, and does not enter his Appearance, and pay his Contempts, the Solicitor then calls upon the Sheriff for a Return of such Attachment, which he makes in the usual Form of a

" Non est inventus."

This Attachment, with its Return, the Solicitor must forthwith transmit to the Clerk in Court, and an Alias Attachment may then issue against Desendant, with no other Variation, than was before observed as to the Quo-minus, viz. We command you, at before, &c.

If the Defendant is not taken on this Writ, and still continues in Contempt, a similar Return, &c. is obtained, and though formerly a Pluries Attachment, only, used to be issued, yet it has long been the Practice of the Court, to issue a Pluries Attachment with Preclamation, as follows.

A Pluries Attachment, with Proclamation.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth. To the Sheriff of Montgomeryshire, Greeting. We command you, that you omit not by reason of any Liberty of your County,

County, but that you enter the same, and in all Places of your Bailiwick, wherefeever you shall fee it most expedient, you cause public Proclamation to be made, that Rhys Jenkin upon Pain of his Allegiance from him to us due, do personally appear before the Barons of our Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, and in the mean Time, that you omit not, by Reafon of any fuch Liberty, but enter the same, and attach the said Rhys Jenkin by his Body, wheresoever he shall be found in your Bailiwick, and him lafely and fecurely keep, so that you may have him before the Barons of our faid Exchequer, at the Day and Place aforesaid, to answer us concerning divers Trespasses, Contempts, and Offences, by him lately done and committed, and have you there then this Writ; Witness Sir James Evre, Knight at Westminster the twenty-first Day of May, in the thirty-fecond Year of our Reign.

Issued 23 May 1792. By Writs returned, and By the Barons.

Indorsed,
At the Suit of David Lloyd.
In the Office of Pleas.
Richard Edmunds for the Plaintiff.
Llewellin Morgan, Solicitor.

On which last mentioned Writ the Sheriff grants this Warrant, for the Proclamation and Caption of the Desendant.

Warrant on a Proclamation.

Montgomeryshire to wit. Arthur Williams, Esq; Sheriff of the County aforesaid, To the Keeper of the Goal of the said County, and also to William Davies and George Smout, my Bailiffs, Greeting. By Virtue of a Writ of our Sovereign Lord the King to me directed. I command you, and every

of you, jointly and feverally, that you omit not, &c. but that you, or one of you, cause public Proclamation to be made in all Places within my Bailiwick, that Rhys Jenkin do, upon his Allegiance, personally appear before the Barons of the King's Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, and in the mean time, if you can find the faid Rhys Jenkin, that you attach him by his Body, so that I may have him before the aforesaid Barons, at the Day and Place aforefaid, to answer his Majesty concerning divers Trespasses, Contempts, and Offences by him lately done and committed. Hereof fail not, as you will answer at your Peril. Given under the Seal of my Office, the Twenty-fixth Day of May, in the Year of our Lord One Thousand Seven Hundred and Ninety-two.

At the Instance of David Lloyd,
For Want of an Appearance in the Office of Pleas
Richard Edmunds for the Plaintiff,
Llewellin Morgan, Solicitor.

Writ issued the Twenty-third Day of May, 1792.

Bail for £.40.

Arthur Williams, Efq; Sheriff.



And the like Proceedings are taken, upon this Warrant, as to the Caption of the Defendant, as upon those granted on ordinary Attachments.

Proclamation may be made by the Bailiff, before the Door of the Parish Church, within which the Defendant's Residence is, immediately after Divine Service, on the Sunday, next preceding the Day of the Return of the Writ.

If the Desendant is not taken on this Warrant the Sheriff is to return the Writ, in the following Manner, to justify the issuing of further Process.

H

Return

Return to the Proclamation.

"Caused public Proclamation to be made in all Places, within my Bailiwick, where it seemed most expedient, as I am within commanded; and I further certify that the within-named Rhys Jenkin is not found in my Bailiwick."

The Answer of Arthur Williams, Esq; Sheriff.

This Return being made, must be forthwith transmitted to the Clerk in Court; and if the Defendant's Appearance is not entered, and Contempts paid, he files the same, and thereupon issues a Commission of Rebellion, directed to certain Commissioners therein named, of the Plaintiss's own Appointment (who are generally the neighbouring Goalers and most active Bailiss) in the Form solowing, which Commissioners Names, the Solicitor must, at the same Time. send to the Clerk in Court.

Commission of Rebellion.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth. To our beloved William Davies, George Smout, John Doe, and Richard Roe, Greeting. Whereas Rhys Jenkin, who has been commanded by public Proclamation made on our Behalf, by the Sheriff of our County of Montgomery, in divers Places thereof, by Virtue of our Writ in that Behalf to him directed, that he-should on Pain of his due Allegiance, personally appearabefore the Barons of our Exchequer at Westminster, at a certain Day now past, hath manifestly refused to obey our faid Command. We do therefore command you, and every of you, jointly and severally,

feverally, that you omit not by Reason of any Liberty, but that you enter the same and attach, or cause to be attached, the said Rhys Jenkin, wherefoever he shall be found within England, Wales, or the Town of Berwick upon Tweed, as a Rebel and Contemner of our Laws, fo that you, or any one or more of you, may have him, or cause him to be had, before the Barons of our Exchequer at Westminster on the Morrow of All Souls next coming, to answer to us, touching those Matters, which shall then and there be objected to him, and further to do and receive in the Premises, what our faid Court shall then and there consider in that Behalf concerning him. Moreover, we give to all and fingular our Mayors, Sheriffs, Bailiffs, Constables, and all other our Officers, Ministers, and Subjects, strictly in Charge, that they aid and affist you in the Execution thereof, as becometh them, on Pain of our Displeasure. Witness, Sir James Eyre, Knight, at Westminster the Twenty-seventh Day of June in the Thirty-second Year of our Reign.

By the Remembrance Rolls,

And by feveral Writs returned, and

By the Barons.

Indorsed.

At the Suit of David Lloyd, For Want of an Appearance, In the Office of Pleas, Richard Edmunds for the Plaintiff.

Any one of the Commissioners may arrest the Defendant where soever he can be found, on this Writ itself, and without any other Authority or Warrant, but they cannot remove him, from their Custody, into that of any other Person, not named in the Commission, and therefore it is usual, to add to the other Commissioners, the Names of neighbouring

Goalers,

Goalers, or the Keepers of Houses of safe Custody, who may take charge of the Defendant on Caption.

This Writ may be executed on a Sunday, notwithstanding 29 Car. II. c. 7. said Holt Ch. Just. See Cases in King William's Time, 348, also 6 Mod. 95. Salk. 626. Also ex Parte Cromp. 47. Whitchurch, 1 Atk. 55. yet special Exertion must have been made, on the preceding Processes of Contempt, to have arrested the Desendant, on any other Day.

The Commissioners may with, the Assistance of a Constable, break open the Desendant's House to take him, but in every Case, where Doors may be broke open, in order to arrest, Notification must be first given of the Business, Demand of Admission, and Resulal be made, before the Parties concerned proceed to that Extremity. Fost. Cr. Law, 319.

If the Defendant cannot be found, and taken by the Commissioners on this Writ, the following is the proper Return to the Commission, whereon to

procure a fecond for Execution.

Return to the Commission.

"To the within-written Barons, at the Day and Place within-mentioned; We humbly certify, that the within-named Rhys Jenkin, is not found within England, the Dominion of Wales, or the Town of Berwick-upon-Tweed, fo that we cannot have the faid Rhys Jenkin, before the faid Barons, at the Day and Place within contained."

W D G S J D R R

Should the Defendant be taken, but refuse to enter his Appearance, and pay the Contempt Fees, he may, on Application to the Court, by the Plaintiff, be committed to the Fleet, there to remain until, &c.

The Contempt Fees above-mentioned, are fettled as follows, encreasing in Proportion to the Obstinacy of the Defendant, viz. On the Attachment, 13s. 4d. on the Alias Attachment, 11. 6s. 8d. On the Pluvies Attachment with Proclamation, 2l. And on the Commission of Rebellion, 3l. 13s. 4d.

These Fees, each Defendant (unless any two be Man and Wife, who are considered in the Law but as one) is to pay, on entering his Appearance, Respect being paid to the Period, at which he does so.

The other Costs, attendant on the Execution of these Processes of Contempt, abide the Event of the Suit, and are allowed to the Plaintiff on Taxation.

And thus is the Defendant to be proceeded against, while in Contempt, but if he is attached, on either of the three first Processes, he may enter into a Bail Bond, in the Sum of 40l. (Vide 13 Car. II. St. 2. cap. 2.) to the Sheriff, conditioned for his Appearance, in the following Form.

Bail Bond, on a Process for Contempt.

KNOW all Men by these Prefents, that we Rhys Jenkin of Welch Pool, in the County of Montgomery Draper, Evan Roberts of the fame Place, Cordwainer, and James Griffiths of Llanvair Caerinion, in the faid County of Montgomery Butcher, are held and firmly bound to Arthur Williams, Efq; Sheriff of the faid County of Montgomery, in the Sum of Forty Pounds of good and lawful Money of Great Britain, to be paid to the said Sheriff, or his certain Attorney, Executors, Administrators, or Assigns, for which Payment well and faithfully to be made, we bind ourselves, each and every one of us, by himself for the whole, and every Part thereof, and the Heirs, Executors, and Administrators of us,

and

At the Suit of David Lloyd, In the Office of Pleas, Richard Edmunds for the Plaintiff. Llewellin Morgan, Solicitor. and every of us, firmly by these Prefents, Sealed with our Seals, Dated this Twenty-fifth Day of February, in the Thirty-second Year of the Reign of our Sovereign Lord George the Third, by the Grace of God, of Great-Britain, France, and Ireland, King, Defender of the Faith, and so forth, and in the Year of our Lord, One thousand Seven hundred and Ninety-two.

The Condition of this Obligation is such, that if the above-bounden Rhys Jenkin, shall and do appear before the Barons of the King's Exchequer at Westminster, from the Day of Easter in fifteen Days next coming, to answer our said Lord the King, of divers Trespasses, Contempts, and Offences, by him lately done and committed, Then this present Obligation to be void, and of no Force, otherwise to stand and remain in full Force, Vigour, and Effect.

R. Jenkin. (LS.

Sealed and delivered in the E. Roberts. LS.

Owen Tudor. J. Griffith LS.

On Default of Appearance.

If the Defendant neglects to appear, according to the Condition of the Bail Bond, the Plaintiffs Solicitor may either rule the Sheriff to return the Writ, and again to bring the Body into Court, (as before observed on the Quo minus, in fol. 38.) or call upon the Sheriff, and request such Bail Bond to be delivered to him, for the Purpose of being put in Suit, in the Name of the Sheriff, and proceed thereon in the ordinary and common Course of other Actions (such Bail Bond not being assignable under the 4th of Ann, cap. 16. sec. 20.) which is done of Course by

by the Sheriff, on giving him an Indemnity in the following Form.

Indemnity to the Sheriff on Delivery of a Bail Bond, on an Attachment for Contempt.

I do hereby acknowledge to have received, from Arthur Williams, Efq; Sheriff of the County of Montgomery, a Bail Bond for the Appearance of Rhys Jenkin in his Majesty's Court of Exchequer at Westminster, from the Day of Easter in fifteen Days last past, at the Suit of David Lloyd, to anfwer the Lord the King, concerning divers Trefpasses, Contempts and Offences, by him lately done and committed, with Licence to use the Name of the faid Arthur Williams Esquire, to whom it is become forfeited, In Confideration whereof, I do hereby promise and undertake, to save harmless and keep indemnified the faid Sheriff, of from and against all Cotts, Charges, Amerciaments, Damages, and Expences whatfoever, relating thereto. As Witness my Hand this 28th Day of April, 1792.

Lewellin Morgan, Plaintff's Solicitor. Witness, Timothy Ruff.

When a Defendant obstinately resists, and a Plaintiff is thereby compelled to pursue him, through the several Processes of Contempt, such Processes may successively issue de Die in Diem, without waiting for four Days, after the Return of either of the previous Writs of Attachment, or other Process of Contempt. But if the Defendant is not attached, till by the Commission of Rebellion, the Bail Bond is to be taken by the Commissioners, and not by the Sheriff.

It is now the most usual Practice (at least amongst liberal Professors of the Law,) for the Desendant's Solicitor, to undertake for his Appearance, at the Return of any one of the above-mentioned Processes, (at the same time paying the Contempt Fees)

by indorfing such Undertaking, on the Warrant of Caption. This Proceeding is accommodating, without Prejudice, as it forthwith procures the Defendant's Discharge, and saves him much Inconvenience and Expence.

The Court will uphold this beneficial Practice, and compel the Solicitor to fulfil fuch an Engagement; Should he attempt to evade it, an Attachment may be obtained, by a Motion made to the

Court, on a full Affidavit of Facts.

When therefore the Defendant has appeared, and paid the Contempt Fees, the Plaintiff proceeds to declare, &c. and obtain a final Judgment, as in other Cases; but the Payment of these Contempt Fees, is absolutely necessary to perfect the Appearance, unless the Plaintiff for sake of Expedition, waives the same, and prefers declaring against him without, relying on receiving his Costs at the End of the Suit.

On Caption of the Desendant, by any of the aforesaid Process of Contempt, should he be taken to the County Goal, and remain a Prisoner there, he can never be discharged, without Payment of the Contempt Fees, and entering his Appearance; yet the Plaintiff may, notwithstanding, proceed against the Desendant, as a Prisoner in Custody, &c. immediately on Return of the Process, whereon the Caption was made, and to obtain a Judgment in

the ordinary Course.

Thus the Practice of this Court. tends to the Furtherance of Justice, in a superior Degree, by adapting its Process variously, to remove every Difficulty, which the Dishonesty, or Obstinacy of a Desendant might occasion; and when it has vindicated its own Dignity, by its penal Processes, resigning the Desendant to the Course of Law, and leaving the Plaintist to proceed to obtain Redress and Satisfaction, at his own Discretion, under the Advice and Direction of his Solicitor.

The following Bill of Costs may be useful to Solicitors; yet observe, that Credit must be given for the Contempt Fees received, when the Defendant appears, by deducting the same out of the total Amount of the Bill taxed.

In the Exchequer of Pleas. Michaelmas Vacation 1791. Lloyd against Jenkin.	Clerk in Court on the Solicitor	
ATTENDING the Plaintiff, taking Instructions for this	£. s. d.	£. s. d.
Action, and an Authority to		4 4
Warrant of Retainer, filling up,]	3 7	
Filing it and Duty { Subpæna ad respondendum, and }		
Solicitor's Fee thereon	6 2	12 10
Copy and Service thereof on the Defendant in ordinary Cases		26
If distant from Plaintiff's Atty.		5
Or by an Attorney in another County		6 10
Affidavit of Service, Duty and		£ 7
Oath 5 Postage of Letters up to Lon-		5 7
don for, and down with this Writ inclosed	6	16
HILARY TERM, 1792.		
Searching if the Defendant had		
entered an Appearance —	18	3 4
Filing Affidavit of Service -	I	1
having neglected to appear, Attachment against him, and Solicitor's Fee thereon	6 2	12 10
Postage of Assidavit up to, and		
of Letter down from London, with Attachment inclosed	1	2
Paid the Sheriff for his War-		26
rant on Attachment —]		2 0

The Solicitor's Suide

on th Solici	e and Party	
Paid a Messenger to the Sheriff's \ \ \ \ Office for the same \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	d. L. s. a	
thereon, paid the Sheriff for a Return of non est inventus on the Attachment	2	
Paid the Clerk in Court for filing the Attachment and Re-	1	
citor's Fee thereon ——	2 12	10
Postage of Attachment up to, and Alias Attachment down from London —	2	
Paid the Sheriff for his Warrant on the Alias Attachment — Paid a Messenger to the Sheriff's	2	
Office for the same Bailiff being unable to arrest Defendant, paid Sheriff for a Return of the Alias Attachment non est inventus, and the Clerk in Court for filing the Alias Attachment and Return VACATION.	3	
A Writ of Proclamation againft	6 16	2
l'ostage of Alias Attachment up to and Proclamation down from London	2	
Paid the Sheriff for his Warrant }	26	;
Paid a Messenger to the Sheriff's } Office for the same	16	,

EASTER TERM, 1792.	Clerk in Court on the Solicitor	Between Party and Party
Paid the Sheriff for Proclaiming the Defendant, and a Return of non est inventus, &c. thereon Paid the Clerk in Court for filing Proclamation with Return The Defendant still continuing to abscond, Commission of Rebellion, and Solicitors Fee thereon Postage of the Proclamation up to, and Commission of Rebellion down from London	1	£. s. d. 4 1 1 16 10
VACATION. Paid for Return and filing the Commission of Rebellion Not being able to take the Defendant on this Writ, as he continued to secrete himself, the Plaintiff was obliged to sue forth a second Commission of Rebellion	1	3
The Uka Farakhaman	I 10 2	1 16 10

CHAP. V.

AVING observed upon the Nature and Effects of the different Processes, issuing out of this Court, I think it unnecessary, to enlarge this Treatise by an elaborate or very minute Detail, of any other Matters of Practice, as to the subsequent Conduct of a Suit, commenced by common Process for Prosecution therein, because the Solicitor may with Considence, rely on the diligent Exertions and Advice of the Clerk in Court, in its Agency.

When the Parties are resti in Curia, and the Proceedings arrived at this Stage, every future Step, till the entering the Record, with the Marshal, at the Assizes, or Sittings in London, and Middlesex, for Trial, is taken by the Clerk in Court, who, from Time to Time, transmits Copies of the several Pleadings to his Client, informs him of the Proceedings progressively, and receives Instructions, as to the reciprocal further necessary Steps, to be pursued to a compleat Issue for Decision; I shall therefore only observe, very briesly, on some sew principal Parts, and first on that of

Appearances.

It has already been stated, within what Time Appearances must be entered, according to the different Manner or Process, by which a Plaintist chooses to commence his Action, and all Appearances are supposed to be to the Bill, not to the Writ.

The following is the Præcipe, which a Solicitor should transmit to his Clerk in Court, as Instructions for an Appearance to be entered, viz.

" Rhys Jenkin at the Suit of David Lloyd.

"Appear for this Defendant, to a Writ of Quo"minus, directed to Montgomeryshire (or other
"Process

Process as the Case may be) returnable in eight Days of St. Hilary next. Richard Edmunds

" for the Plaintiff."

Philip Ryder Defendant's Solicitor, 18th Jan. 1792.

General Table for Appearances.

To a Quo-minus, Eight Days
To a Venire facias, Four Days
To a Subpæna, Four Days

After, and exclusive of the Day, on which they are severally returnable.

To Process of Contempt.

To every Process of Contempt, the Desendant must enter his Appearance, before the Day expires, on which such Writ is returnable, or surther Process of Contempt, may issue de Die in Diem, no Grace or Favor being allowed, in any Case what-

foever, where a Party is in Contempt.

Little remains to be observed on this Head; but as to the Sheriffs, and immediate Accountants, the Court seems to have been strict, with respect to their being always present in Court, partly that they might be ready to answer any Complaint, which might be brought against them, and partly that they might not be surprized, by Bills being neled against them, as present in Court, and Judgment obtained thereon, for Want of an Appearance. The following Rule, amongst others, particularly relates to this Practice.

Sheriff's and Accomptants.

"That for the better preventing of Surprizes against the Sheriffs and Accountants, upon Bills filed against them, all Sheriffs and Accountants,

"who heretofore have put in their Warrants of

"Attorney, in the Offices of the First Fruits, and of the Treasury Remembrancer, of this Court,

" in like Manner, shall hereafter put in their re-

" the Clerk of the Pleas, to one of the Attornies in

" that Office at their Peril."

Of Declarations, Pleas, Imparlances, &c.

Declarations.

In Order to expedite a Suit, the Solicitor will find it frequently very advantageous, as soon as the Process is served, to transmit an Affidavit of such Service, to his Clerk in Court, with sull Instructions to Declare, by which the Clerk in Court, will be enabled to file a Declaration de bene effe, against the Desendant, on the Return Day of the Writ, and provide his Solicitor also, with a proper and correspondent Notice thereof, to serve on the Desendant on such Return Day, as sollows.

Notice of Declaration filed.

In the Exchequer of Pleas at Westminster.

David Lloyd Plaintiff, agt Rhys Jenkin Defendant.

SIR.

Take Notice, that a Declaration is filed against you, as of this present Hilary Term, in the Office of Pleas of this Honorable Court, at the Suit of the Plaintiff above-named, in an Action of Trespass on the Case, to the Plaintiff's Damage of One Thousand Pounds, and unless you plead thereto, within eight Days after Service hereof, Judgment will be entered against you by Default; Dated this 23d Day of January 1792.

To Rhys Jenkin, the Richard Edmunds, above-named Defendant. Attorney for the Plaintiff.

Times for Pleading.

The particular Parts of Practice, as to Pleas of the same Term, or Imparlances, will be fully explained by the following Rules, as well with Respect to the Process of Quo-minus, as those of Venire facias ad respondendum and the Subpæna ad respondendum.

"Trinity Term, in the Twenty-fixth Year of King George the Third.

"It is ordered, that from and after the last Day " of this Term, upon all Process of Quo-minus, ad " respondendum, and Capias, to be issued out of this Court, returnable before the last Return of " any Term, where no Affidavit shall be made and " filed of the Cause of Action, pursuant to the Act of Parliament for, preventing frivolous and vexa-" tious Arrests, the Plaintiff may file or deliver a. " Declaration, de bene esse, at the Return of such " Process, with Notice to plead in eight Days, after the filing or Delivery thereof, and if the Defend-" ant doth not enter an Appearance, and plead " within the faid eight Days, the Plaintiff having " entered an Appearance, according to the faid Act, " may fign Judgment, for want of a Plea, provided " that fuch Declaration be filed, or delivered, and " Notice thereof given, four Days exclusively before " the End of fuch Term, and a Rule to plead, be . duly entered."

"And it is further ordered, that from and after the last Day of this Term, upon all Process of Quo-minus, ad respondendum, and Capias, to be issued, and made returnable as aforesaid, where an Assidavit shall be made, and filed, of the Cause of Action, pursuant to the said Act, a Declaration may be filed, or delivered de bene esse at the Resturn of such Process, with Notice to plead in four Days after, such filing or Delivery (if the Action be laid in London or Middlesex, and the Desendant lives within twenty Miles of London, and in eight Days, if the Action be laid

"in any other County, or the Defendant lives above twenty Miles from London) and if the Defendant puts in Bail, and doth not plead within such Times, as are respectively before-mentioned, Judgment may be signed, provided that such Decical County of the series of given four Days, exclusively, before the End of such Term, and a Rule to plead be duly en-

"And in all Cases, where Process of Contempt shall issue, in Default of an Appearance, upon the several Processes aforesaid, and after an Ap-

" pearance thereto, a Declaration may be delivered, with Notice to plead in Manner aforesaid, pro"vided that such Declaration be delivered, with

"fuch Notice as aforesaid thereon given, before the End of the Term, in which such Appearance shall be entered, and if the Desendant doth not

" plead, within the Time allowed, a Rule to plead being duly entered, and a Plea demanded, Judg" ment may be figned for want of fuch Plea."

" By the Court."

Imparlance.

In all Cases, where the Writ is not returnable before the last general Return Day of any Term. and Declaration delivered to, or Notice thereof being filed, is not served, on the Defendant, four Days, exclusive of the Day of Delivery, before the End of the Term, in which such Process is returnable, as in the three last-mentioned Rules is obferved, the Defendant is entitled to an Imparlance. and the Declaration being afterwards delivered to, or Notice of same being filed served on, the Defendant, before the Estoign Day, of the following Term, the Defendant, though entitled to an Imparlance, must plead to the same, within the first four Days of the next Term; unless he is a Prifoner, and then within eight Days. The ordinary Notice in such Case, is this.

Notice

To the Office of Pleas.

Notice of Declaration filed on an Imparlance.

In the Exchequer of Pleas, at Westminster.

Between David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

Sir,

Take Notice that a Declaration is filed against you, as of last Hilary Term in the Office of Pleas of this Honourable Court, at the Suit of the Plaintiff above-named, in an Action of Debt upon Bond, to the Plaintiff's Damage of Twenty Pounds, and unless you plead thereto, within the first four Days of next Easter Term, Judgment will be entered against you by Default. Dated the Eighteenth Day of February 1792.

To Rhys Jenkin, the above-named Defendant. Richard Edmunds, above-named Defendant. Attorney for Plaintiff.

Service of Notice of Declaration filed.

Is to be made either Personally, on the Desendant, or on his Wise, Child, or Servant, at Years of Discretion, at the Desendant's Dwelling-house, or last, and most usual Place of Abode, or on the Landlord or Landlady, with whom Desendant lodges.

Declarations by the Bye.

May also be delivered, against a Desendant, at the same Plaintiff's Suit, and Notice served thereof, as above, inserting the Words, "by the Bye," after the Word "Declaration" therein.

As to Time to Declare.

The Plaintiff has of common Right, on any Process returnable in this Court, Time to Declare, till

the Essoign Day, of the fourth Term, (that in which the Writ is returnable being included as one) unless the Desendant chooses to force him to do so sooner, which he may do, on the first Day of the Term next ensuing that, in which the Writ is returnable, by a Rule given for that Purpose, which in Town Causes, is of eight Days, and

Country Causes, of fourteen Days.

This is done by the Clerk in Court under the Directions of the Solicitor, and if no Declaration is delivered before the Expiration of such Rule, the Defendant may sign a Judgment of Non Pross. However, should the Plaintiff be unable to perfect such Declaration, within the Times before respectively limited by the Rules, he may obtain further Time, for that Purpose, by a Summons before one of the Barons, who will grant an Order at Discretion for his Accommodation.

Should the Plaintiff not be inclined to proceed further, he may discontinue his Action, on Payment of Costs, which the following Rule will bet-

ter explain.

Discontinuances.

The old Practice, by which a Plaintiff might, as of Course, discontinue his Action, without Payment of Costs, enabled a vindictive and litigious Person, to vex and harrass a Desendant, with much Anxiety and Expence: But the Inconveniencies attending this Practice being selt, it was ordered.

"That no Discontinuance, of any Action by any Plaintiff, either before or after Issue joined,

- " shall be entered without the special Order of the Court, and Payment of such Costs, to the De-
- " fendant, or his Attorney, as shall be taxed by the "Master of the Office, by reason of such Discon-
- "tinuances, except in such Cases, where, by Law, Costs are not payable." Vide 13 C. II. Stat. 2.

" c. 2. 3. and Sayers Laws of Costs, 74.

Executors and Administrators, are still within the former Rule, paying no Costs on Discontinuing, which

which is reasonable and confishent, in as much as not being liable to pay Costs, when Plaintiss, though Nonsuit, or having a Verdict against them, there can be no Hardship on a Defendant, that they should have the same Privilege, on the Suits being declined sooner, but this has been otherwise decided in Hale Administrator, against Norton, Mich. 6. Geo. II. Barn. 1st Vol. fol. 110. and many other Cases.

Should a Plaintiff be disposed to discontinue an Action commenced in this Court, without the Concurrence or Consent of the Desendant's Clerk in Court, such a Discontinuance is at any Time esfected, as a Matter of Course, by Motion at Side Bar, for a Rule for that Purpose, on Payment of Costs, or

Where a Plaintiff means to discontinue, on the Appearance only of a Defendant, and before a Rule to Declare is given, the common and fixed Costs, in such Case, are thirteen Shillings and Ten-pence.

If after a Rule to Declare hath been, given, then, and before Judgment of Non Profs is figned, in lieu thereof, the stated Costs are one Pound, nine Shillings, and Ten-pence, and

The Costs of a Judgment of Non Pross when figned, are forty-four Shillings and Ten-pence.

Of changing the Venue.

There are certain Actions, the Venue of which ought to be laid, in those Counties, where the Causes thereof happen to arise, and where they are otherwise laid, the Court will, on an Affidavit, that the Plaintiff's Cause of Action, mentioned in the Declaration, in this Cause, if any, did arise in the County of Montgomery, and not in the County of Radnor, or elsewhere out of the said County of Montgomery, change the Venue, unless the Plaintiff will undertake, to give some material Evidence, in the County where the Action is laid.

Privilege.

Every privileged Person of this Court, is entitled to lay his Venue in Middlesex, where he is a Plaintiff, or to change it into Middlesex, where he is a Desendant, if sued in his own proper Person; aliter if a joint Desendant.

Oyer.

Oyer and Copy of any Deed, Instrument, or Writing, stated in the Plaintiff's Declaration, and of which he makes, a Profert in Curiâ, may be demanded before the Rule to plead is out, vide 1 Barn. 234, 2 Barn. 265, and the Desendant is entitled to receive the same, on payment of sour pence per sol. for the Copy; this Demand is made by the Clerk in Court, under the Solicitor's Directions.

So if a Defendant in his Plea, makes a Profert in Curiâ, the Plaintiff is, in like Manner, entitled to Over and Copy.

And neither is obliged to plead, or reply, till

Oyer is given.

If Oyer is demanded, and not given within a reafonable Time, Judgment may be figned, I Barnes
168. Blaxland against Burges, Widow.

Pleas and Time for Pleading.

Pleas are either dilatory, or to the Merits, both of which may be pleaded, after an Imparlance.

Mutual Debts may be one fet off against the

other, either by Plea or Notice.

All Pleas in Abatement, by the 4th Anne, c. 16. s. 11. must be supported, by an Assidavit, "That the Substance and Matter of Fact, in the Plea hereunto annexed contained is true," but this Plea cannot be pleaded, after the Rule to plead is expired.

Money may be paid into Court, at the Time of pleading, whether on a Tender (vide 1 Barn. 200) or any other Plea, with set off, &c. Vide 2 Geo. II. c. 22. f. 13. and 8 Geo. II. c. 24. f. 5. even tho' the

Plea

Plea should be of several Matters, under the 4th Ann. c. 16 fec. 4. This is of Courfe, and conducted by the Clerk in Court, who procures the Rule, &c.

In Actions on penal Statutes, a Defendant cannot

plead double. Vide 2 Barn. 10. Anonymous.

A Rule to plead having been given, and Demand made, a Plea must be delivered within the prescribed Time, or the Defendant's Clerk in Court submit to a Judgment being figned, unless he procures and ferves a Summons, figned by one of the Barons, on the Plaintiff's Clerk in Court, to obtain further Time, to prepare, perfect, and deliver fuch Plea. which in most Cases is allowed of course.

The Time within which a Defendant is to plead, has been before stated in the Rules of Trinity Term, 26 Geo. III. fol. 63 and 64, but in all Cases, after Imparlance, the Rule is within the first four Days of the Term, next succeeding the Delivery, or filing of Declaration, (except as to a Prisoner where it is eight Days) and the first Day of the Term is always

inclusive.

The Defendant hath Twenty-four Hours, to plead after a Demand made, where the Rule for pleading hath expired, and no Plea demanded within that Time.

Payment of Money into Court.

Money may be paid into Court with the general Iffue, or when fuch Iffue is accompanied by feveral Special Pleas, pleaded by leave of the Court, as is common in various Cases to file, the Design and Effect of which, will be better explained, by the following Order.

"Hilary Term, in the Thirty-second Year of "King George the Third.

" Monday the Thirteenth Day of February. "Lloyd against Jenkin."

Upon the Motion of Mr. Ellis, of Council for the Defendant, It is ordered, that the faid Defendant fendant shall pay to the Plaintiff, or his Attorney, the Sum of Ninety two Pounds, Two Shillings and Four-pence, together with Costs to be taxed by the Deputy Clerk of the Pleas, if the Plaintiff will accept thereof, in full Discharge of this Suit, and that thereupon all further Proceedings in this Action, shall be stayed; but if the said Plaintiff will not accept thereof in full Discharge of this Suit, then the faid Defendant, shall immediately bring the faid Sum of ninety-two Pounds, two Shillings and Four-pence into this Court, and the faid Sum of ninety-two Pounds two Shillings and Fourpence, shall be considered, as struck out of the Declaration, and be paid out of Court to the faid Plaintiff, or his Attorney, and upon the Trial of the Issue, between the said Parties, the said Plaintiff shall be permitted to take a Verdict for so much Money only, as he shall be able to prove beyond the faid Sum of ninety-two Pounds two Shillings and Four-pence.

By the Court.

Rose.

Money paid into Court must be before Plea

pleaded, 1 Barn. fol. 200. 2 Barn. 230. 235.

And the Plaintiff taking the same out may proceed notwithstanding, if the Costs are not paid on Taxation. Vide Str. 1220. Hand against Dinely.

Replication, Rejoinder, &c.

All subsequent Rules, after the Plea delivered, are of four Days, and if no Replication, Rejoinder, &c. within that Time, a Judgment may be figned by Default, and any fuch Rule may be given, within fixteen Days after the End of the Term.

It is an admirable Maxim in this Office, never to

fign a Judgment by Surprise.

The whole of these Proceedings, are particularly attended to by the Clerk in Court, under the Directions rections of the Solicitor, who is from Time to Time advised thereof, and in the most easy, safe, and liberal Way, an Issue is perfected, so as to bring the Merits of the Cause before a Court, and Jury for Decision.

Mues Directed.

Issues are frequently directed out of the Court of Chancery, and the Equity Side of the Court of Exchequer to be tried upon Records, &c. out of this Court, in soliciting of which, every Ease, Security and Dispatch is experienced in a superior Degree, and with every Essieacy.

Subpæna ad testificandum.

The Solicitor orders as many Subpœnas for Witnesses, as may be necessary for his Purpose, which the Clerk in Court will make out and transmit to him.

Witnesses must be personally served with Copies, and Conduct Money given to them therewith producing the Original on every such Service.

Notices of Trial and Countermand.

In Middlesex, or London, and when a Desendant lives within forty Miles, eight Days.

Countermand, two Days. If above forty Miles, fourteen Days.

These are computed Miles, 2 Strange 954. 1216. In Country Causes, ten Days Notice for the Affizes.

If on an old Issue, a full Term's Notice, to be given, before the Essoign Day, 1 Barn. 209.

Countermand, in the three last Cases, six Days.

Short Notice of Trial.

Short Notice of Trial in Country Causes, under restrictive Orders, must be four Days at least, before the Commission Day.

General Rule of 26th June 1789, for Entry of Caufes.

"IT IS ORDERED, that all Causes, to be entered for Trial, in Middlesex and London, shall be en-

"tered as follows (that is to fay) if any Notice of Trial, shall be given at any Sitting within Term,

66 1700

"two Days before the Day of Sitting; if at a Sitting after Term, before eight of the Clock in the
Evening of the Day, before the first Day of such
Sitting, or before eight of the Clock in the Even-

"ing of the Day, before the Day, on which such Sittings shall be adjourned, and that if the same shall not be so entered, for such Sittings re-

" spectively, a Ne Recipiatur may be entered."

Sittings in Middlesex and London.

WITHIN TERM.

Are invariably, in Middlefex on the fecond Day before the End of the Term, and in London on the Day next before the last Day of Term, and one sitting only, is appointed in any Term.

AFTER TERM.

In Middlesex the Day next after the End of the Term, and in London the second Day after the End of the Term, but in Middlesex the fourth Day after the Term ends is particularly fixed, for Trial of Nist prius Causes at Westminster Hall.

Record, &c. and Briefs.

The Issue being compleated, and Notice of Trial given, the Clerk in Court of the respective Parties, transmits a correct Copy of the same, and Advice of the Notice given, to his Solicitor, who will of Course, proceed to prepare Briefs thereof immediately, with a full State of Circumstances, and the Evidence to be produced on the Trial, in Support of his Client's Case.

The Plaintiff's Solicitor, will in due Time, direct the Record, &c. of the Proceedings, to be fent to him, which is intirely prepared and compleated by the Clerk in Court, and each Party, orders such Subpænas adtestificandum from their respective Clerks in Court, as the Nature of the Business may require.

Trials

Trial in Middlefex and London.

The Clerk in Court delivers the Record with Jury Processes to the Solicitor, who gets the latter returned by the Sheriff, which he then annexes to the Record and delivers the whole to the Chief Baron's Marshall, who takes 16s. 8d. for Entry thereof.

Trial at the Affizes.

At the Affize Town, the Plaintiff's Solicitor, must get the Venire facias, and Distringas Juratorum returned by the Under Sheriff, on the Commission Day, and deliver the same, with the Record and Commission, to the Judge's Marshall to be entered for Trial, vid. fol. 4, and each Party waits on their respective Council with their Briefs, &c.

Witneffes.

The Care and Protection of Witnesses must be particularly studied, and their Accommodation made comfortable during their Attendance. Inattention to this material Point is frequently injurious.

A Special Jury.

May be had at the Instance of either Party on a common Motion, at the Costs of that Party who shall apply for the same. Vide 3 Geo. II. c. 25. f. 16.

Should the Party, obtaining such Special Jury, succeed on the Trial, he should instruct his Council, immediately after the Verdict is delivered, to pray the Judge at Nisi Prius, to certify on the Record, that the Cause was a proper one to be tried by a Special Jury, to warrant the Clerk of the Pleas, in allowing the Experices thereof, on Taxation of Costs, which cannot be afterwards done, if neglected while the Court is sutting. Vide 24 Geo. II. c. 18. s. 1.—also 1 Barn. 97. as to the Costs allowed.

If such Certificate is neglected, or resused, the Costs of the Special Jury, cannot be allowed.

How to be obtained.

The Rule for a Special Jury, is procured by the Clerk in Court, who will get and ferve an Appointment

ment on the same, upon the adverse Party and Sheriff's Agent, and also advise his Solicitor, that he may be present, at nominating of the forty-eight Jurors, qualified to serve. He will then procure a Copy of, and send the Solicitor, the Names of such forty-eight Persons, and get and serve another Appointment in like Manner, to reduce them to twenty-four Jurors, for Trial of the Cause.

[See Bill of Costs under Title Ejectment as to a Special Jury.]

Rule of Court for a Special Jury. Hilary Term, in the Thirty-second Year of the Reign of King George the Third.

Monday the Thirteenth Day of February.
Lloyd against Jenkin."

Upon the Motion of Mr. Ellis, of Council for the Plaintiff, It is Ordered, that the Sheriff of the County of Salop do attend the Deputy Clerk of the Pleas, with the Book or List of the Names of the Freeholders of the said County, who shall name out of that List, forty-eight Freeholders, twelve of which shall be struck out by each Party, and twentyfour, the Remainder, returned for the Trial of this Cause.

By the Court. Rose.

A View by Jurors.

May be had in like Manner by the Statute of the 4th and 5th Anne, c. 16. f. 8. and is frequently necessary, particularly in Suits of Ejectment and Trespass, where Boundaries or Limits, are the Points in Contest. This better qualifies the Jurors to judge of the Evidence and decide with Precision.

It ought to be by fix of the first Jurors, named in the Pannell as is directed by the Statute (vide I Barn. 328, 329.) who are usually summoned, upon this Business, and a Shewer of each Side appointed. A Time and Place (an Inn) is then fixed for all Parties to meet, to take View.

The Rule is then compleated by the Clerk in Court, and delivered by the Solicitor to the Sheriff.

He grants a Warrant to his Bailiff, to summon the Attendance of the Jurors, who are met at the Locus in quo accordingly, by the Solicitors, Shewers, &c. and the Sheriff having directed the View to be taken, under the Authority of the Rule, and Information of the Shewers, returns to the Inn, where a decent Refreshment is prepared, at the mutual Expence of the Parties.

Viewing Jurors.

On Trial of the Cause, the Jurors, who were upon the View, are first called, and sworn, from the Sheriff's Return to the Distringas Juratorum, and the Residue out of the Box, by Ballot, until the number Twelve is compleat for the Trial of the Cause. Vide 3 Geo. II. c. 25. s. 14. and the 6 Geo. II. c. 37.

This Rule is procured in like Manner by the

Clerk in Court.

See the Bill of Costs under Title Ejectment as to the View.

Rule of Court for a View.

Hilary Term, in the Thirty-second Year of the Reign of King George the Third. Monday the Thirteenth Day of February.

Lloyd against Jenkin.

Upon the Motion of Mr. Ellis of Council for the Plaintiff, It is Ordered that a Special Distringus, for impanneling a Jury, shall issue in this Cause, directed to the Sheriff of Shropshire, commanding that the aforefaid Sheriff, have fix, or more, of the first twelve Jurors, impanneled to try the Islue, between the faid Parties, according to the Form of the Statute in that Case, made and provided, to view the Place in Question between the Parties aforesaid, on Thursday the first Day of March next coming, which faid Jurors, shall meet at the House of Joseph Morris, known by the Name or Sign of the Royal Oak Inn, in the Town of Welch Pool, in the County of Montgomery, at Eleven of the Clock, in the Forenoon of the same Day, and there shall be refreshed,

refreshed, at the equal Charge of the Parties aforefaid, and that Aaron Smith on the Behalf of the faid Plaintiff, and Gabriel Holmes on the Behalf of the faid Defendant, shew the Place in Question and Dispute between the faid Parties to those Jurors, but no Evidence shall then and there be given them, thereon in any Sort, and that the same Jurors, who shall view the Place in Question as aforesaid and appear, shall before any drawing, be first sworn upon the Jury for the Trial of this Cause.

By the Court.

Rose.

A Witness in Cuflody.

It sometimes happens, that the Evidence of a Perfon unhappily confined for Debt, may be essential, in which Case the Plaintist must sue out a Habeas Corpus ad testissicandum, but before it can be issued, Application must be made by the Clerk in Court to one of the Barons for a Fiat to warrant it,—Vide Rex against Burbage. 3 Bur. 1440. on the following,

Affidavit of the Materiality of fuch Witness.

In the Exchequer of Pleas.

Between David Lloyd Plaintiff, against Rhys Jenkin Defendant.

David Lloyd of Welch Pool, in the County of Montgomery, Gentleman, the above-named Plaintiff maketh Oath, and faith, that the above Action, is brought by him this Deponent, against the above Defendant, to recover a large Sum of Money, due to this Deponent, from the said Defendant, and that this Deponent is advised and believes that Maurice Brown, late of Welch Pool, aforesaid, Taylor, is a material and necessary Witness, to give Evidence for and on the Part and Behalf of this Deponent, on the Trial of the same, and this Deponent further saith, that the said Maurice Brown is, as he this Deponent is informed and believes, now a Prisoner

for

for Debt, in his Majesty's Goal in and for the said County of Montgomery, and that without an Habeas Corpus to be issued out of this Honourable Court, directed to the Sheriff of the said County of Montgomery, to bring the said Maurice Brown to the next Assizes to be holden in and for the County of Salop to give Evidence on Behalf of this Deponent, he cannot safely proceed to Trial of the said Cause.

Sworn, &c.

David Lloyd.

Having obtained the necessary Fiat, the Clerk in Court issues thereon a

Habeas Corpus ad testificandum.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, To the Sheriff of Mont-gomeryshire, Greeting. We command you that the Body of Maurice Brown, in our Prison under your Custody, as it is said, detained under sase and fecure Conduct by whatfoever Name the faid Maurice Brown may be called in the same, you have before our Justices assigned to hold the Assizes in and for the County of Salop according to the Form of the Statute in such Case made and provided, on Saturday the Seventeenth Day of March next coming, at Shrewsbury in the faid County of Salop, by Nine of the Clock in the Forenoon of the same Day, there to teffify the Truth according to his Knowledge, in a certain Cause, now depending in our Court of Exchequer at Westminster, and then and there to be tried, between David Lloyd our Debtor Plaintiff, and Rhys Jenkin Defendant, of a Plea of Trespass on the Case, on Behalf of the said Plaintiff, and immediately after the faid Maurice Brown, shall then and there have given his Evidence, before our said Justices, to return him the said Maurice Brown to our said Prison, under safe and secure Conduct, and have you there then this Writ, Witness,

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Witness, Sir James Eyre, Knight, at Westminster, the Thirteenth Day of February in the Thirty-second Year of our Reign.

Llewellin Morgan, Solicitor.

Richard Edmunds.

Rose.

This Writ is to be delivered to the Sheriff, as long before the Affizes, as you possibly can, that he may be properly prepared, for the safe Conduct, and certain Attendance of the Witness.—Indeed, in all Cases, a Solicitor ought to make such Duty, as convenient, and easy to the Officer, as the Nature of the Case will admit of.

The Sheriff's Fee is One Shilling per Mile Con-

duct Money on this Occasion.

The Business at the Assizes being concluded, the Solicitor must then forthwith surnish his Clerk in Court with a full

Affidavit for Increase of Costs.

In the Exchequer of Pleas

Between David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

David Lloyd of Welch Pool, in the County of Montgomery, Gentleman, the Plaintiff in this Cause, and Llewellin Morgan of the same Place, Solicitor for the above-named Plaintiff, severally make Oath and say, and first this Deponent Llewellin Morgan for himself saith, that Notice of Trial was given in this Cause, for the last Assizes, holden at Shrewsbury in and for the County of Salop; that he did cause, two Subpænas for Witnesses, to be issued out of this Honourable Court, for and on the Part and Behalf of the said Plaintiff, and that Ralph Edwards, of the City of London, Merchant, John Jones, and Richard Oliver of &c. Esquires, Henry Jacks of &c. Hugh Dixon of &c. Gentlemen, Jervis Pugh of &c. and Martha Vaughan of &c. were all of them necessary and material

material Witnesses, and severally Subpæna'd, for and on the Behalf of the faid Plaintiff, and that the respective Places of Residence, of the said John Jones and Richard Oliver were distant from this Deponent's Residence Ten Miles, and from the Town of Shrewsbury, Twenty-one Miles; of the faid Henry Jacks and Hugh Dixon, Eight Miles in a different Direction from this Deponent's Refidence, and Thirty Miles from the Town of Shrewsbury, and of Jervis Pugh, and Martha Vaughan, Twelve Miles in a different Direction from the four other Witnesses, and this Deponent's Residence, and Thirty-three Miles from the Town of Shrewsbury, which said several Witnesses, were duly served before-mentioned with Copies of fuch Subpænas ad testisticandum, and one Shilling given to each of them, at the Time of such Service; and this Deponent further saith, that in the Judgment of this Deponent, and the better to establish the Justice of the said Plaintiff's Case on the Trial of this Cause, it became absolutely necessary, that the said Defendant should produce to the Court, certain Deeds, Papers, Writings and Memorandums in his Custody, which materially related to the subject Matter in Issue and Dispute between the faid Parties, he for that Purpose did therefore draw a Notice, and make two fair Copies of the same, to serve on the said Desendant, and his Solicitor in this Cause, which he accordingly caused to be done, by Caleb Davies his Clerk, at the Distance of twelve Miles from this Deponent's Residence, who attended at the faid Shrewsbury Assizes for the Purpose of proving such Service, in Obedidience to a Subpæna ad testissicandum, served on the faid Caleb Davies for that Purpose, and that he was, on that Occasion, necessarily absent, attending as fuch Witness, on the Trial of this Cause, three Days; and this Deponent further faith, that the fix faid other several Witnesses, in Obedience to the faid Subpæna, so served upon them respectively as aforesaid, attended at the Town of Shrewsbury aforelaid,

faid, for the Purpose of giving Evidence in this Cause, at the said Assizes, on Behalf of the said Plaintist, and were on that Occasion, necessarily absent from their respective Places of Abode as sollows (that is to say) the said John Jones and Richard Oliver three Days each, the said Henry Jacks and Hugh Dixon sour Days each, and the said Jervis Pugh, and Martha Vaughan sive Days each, and this Deponent saith, that from the great Age, bodily Insirmities, and ill State of Health, of the said Jervis Pugh and Martha Vaughan, they were unable to travel, otherwise than in a Post Chaise, which this Deponent was obliged to, and did procure for them, and that this Deponent paid the Sum of

for the Hire and Expences of such Post Chaise; and this Deponent surther saith, that the Briess in this Cause severally confisted of six Sheets of Paper fairly written, and to each Bries was annexed a Bill of the Particulars of the said Plaintiff's Demand, in this Cause, of the Contents of a sull Brief Sheet more, and a Copy of the said Notice, so as aforesaid served on said Defendant and his said Solicitor, respectively, and that he did pay to Mr. with his Brief the Sum of

Guineas, and to Mr. the Sum of Guineas with his Brief, and to each of their Clerks Two Shillings and Sixpence; and this Deponent further faith, that he paid to the Sheriff, for returning the Distringas Twelve Shillings, and to the Marshall for entering the Record Sixteen Shillings and Eight Pence, vid. fol. 4, and the following Court Fees, on a Verdict being given for the said Plaintiff (that is to say) to the Jury, Tipstaff and Bailiff

To the Marshall and Cryer To the Associate and to the Hall-keeper, And this Deponent David

Lloyd for himself saith, that he did pay to the said Jervis Pugh and Martha Vaughan for their Loss of Time and Trouble in attending the Assizes, the Sum of To the said John Jones and Richard Oliver, Esquires, the Sum of and to

the

the faid Henry Jacks and Hugh Dixon the Sum of

and that he did pay for the Entertainment and necessary Expences of all the said Witnesses in going to, staying at, and returning

from the faid Affizes, the Sum of

And this Deponent Llewellin Morgan for himself further saith, that he was necessarily absent from his Place of Residence, in attending the Trial of this Cause four Days, and that he paid for the Horse hire and other Expences of himself, and the said Caleb Davies his Clerk, in going to, staying at, and returning from the said Assizes, the Sum of

and that Welch Pool, this Deponent's Place of Residence, is distant from Shrewsbury eighteen Miles; and this Deponent on his Oath surther saith that a certain Deed Poll, bearing Date the

One Thousand Day of Seven Hundred and Eighty-seven and made between the faid Plaintiff of the one Part, and the faid Defendant of the other Part, being material and necessary to be produced and given in Evidence, on Behalf of the said Plaintiff on the Trial of this Cause, to which the said Witness Ralph Edwards was the fole subscribing Witness, he this Deponent did, from a Defire to fave Expence to the said Parties, and the Trouble Fatigue and Inconvenience of the faid Ralph Edwards's Attendance, to give Evidence of the same, at the said Assizes at Shrewsbury aforesaid, on the third Day of March last, apply himself to and request, Philip Ryder, the said Defendant's Solicitor, to admit the Execution of such Deed in Evidence by Consent, and without Proof, or the Attendance of the faid Ralph Edwards, which the faid Philip Ryder refused to comply with, or agree to, therefore this Deponent was compelled to, and did cause the said Ralph Edwards to be subpoenaed for that Purpose, and to be paid with his said Subpæna Copy, the Sum of Ten Guineas; and this Deponent further faith that he hath fince paid the faid Ralph Edwards for his Loss of Time and Expences, in coming to, staying at the faid Affizes,

and returning to London, the further Sum of all of which extraordinary Expences, would have been faved and avoided, had the faid Philip Ryder, agreed to admit the due Execution of fuch Deed Poll, without the Attendance and Proof of the faid Ralph Edwards.

David Lloyd.

Llewellin Morgan.

Sworn, &c.

Final Judgment and Execution after the Trial.

The Clerk in Court procures the Postea from the Associate, and proceeds to Judgment and Taxation of Costs, which being compleated, he enters the same on the Roll, very carefully docquets the Judgment, and issues such Execution thereon as may be ordered.

Old Judgment.

If Execution be not sued out within one Year and a Day after Judgment signed, such Judgment must be revived by Scire facias before Execution can issue.

As to Poundage, &c.

In order to fave Sheriff's Poundage, Bailiff's Fees, &c. to the Plaintiff, which are unavoidable under an Execution, without a Penalty, and which many Defendants, well able to pay, obstinately put Plaintiffs to the Expence of; or to avoid the Costs of reviving an old Judgment by Scire facias, it is often most prudent to commence a new Action on such Judgment, whereby an ill-disposed Defendant, may be induced, to pay the Debt due, rather than incur the Expence and Costs of a new Action (inevitably attendant on the Prosecution thereof) or the following Maxim may be adopted in bailable Actions, by

Proceeding against the Bail.

Advert to the Condition of the Recognizance, and see if the Bail, have discharged themselves, according to its triple Tenor.—What the Defendant

may neglect to do, the Bail are bound to perform, viz. pay the Condemnation Money, or furrender himself to the Fleet Prison; neither done, it is the Duty of the Plaintiff's Solicitor, to resort to any Quarter, where he can best secure his Client's Interest; most probably the Bail would be his Election, and to fix them, he must sue out a Capias ad Satisfaciendum, against the Desendant, to the Sheriff of the County, where the Venue is laid in the Action; This Writ must be delivered to the Sheriff, sour clear Days before the Return Day thereof.

When that is expired, the Solicitor should procure a Return of Non est inventus, and sue out immediately either a Venire facias ad respondendum, or Subpæna ad respondendum, returnable as soon as conveniently may

be, after Service thereof can be effected.

Observe, this is an Action on the Recognizance of Bail, and unless the Bail, surrender the Defendant, and he be committed a Prisoner to the Fleet, within four Days, after the Return-day of the Process, so served upon them as aforesaid, the Bail, are incontrovertibly fixed with, and become liable to pay the Debt and Costs in the original Suit, together with Costs of this new Action.

A Quo-minus is not the proper Process on this Occasion, as the Surrender will then be effectual at

any time, within eight Days.

Or, After the Return of Non est inventus, to the Capias ad satisfaciendum, the Plaintiff may proceed by

Scire facias against the Bail.

Which Writ demands of them to shew Cause, why the Plaintiff should not have Execution against them, for his Damages recorded in the Judgment,

against the faid Defendant.

If a Scire feci is returned, to the Scire facias, a four Day Rule being given, and no Cause shewn, final Judgment, may of course, be signed against the Bail.—But the most secure Mode of fixing the Bail, by Scire facias, is, to issue a Scire facias, and an Alias M 2

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Scire facias, in which between the Teste of the first, and return of the last, there must be fifteen Days, and each lest in the Sheriff's Office four Days before their respective Returns; Get them both returned Nichils, filed of Record, and a four Days Rule given, if no Cause be then shewn, final Judgment may be signed against the Bail, who are liable, by an Execution, to be compelled to the Payment of Debt and Costs in the Original Action, but no Costs on the Scire facias, &c. are attainable to the Plaintiff, unless the Judgment is upon a Penalty,

Rendering in Discharge of Bail, See Title Prisoner hereaster. Non Pross, see Title, "Time to declare," fol. 65.

CHAP. VI.

Judgment by Default.

WHEN a Defendant, in any one Stage of a Cause, makes Desault, and the Rule given for the specific Purpose is expired, the Plaintiss may fign his Judgment, either final or interlocutory, as the Nature of the Action may be.

If a final Judgment the Clerk in Court taxes his Costs, and sues out such Execution as he is directed to do. If interlocutory, he makes out, and transmits to the Solicitor, a Writ of Enquiry of Damages, to be executed before the Sheriff of that County, where the Venue is laid, after the following Form.

Writ of Inquiry of Damages.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth; To the Sheriff of Montgomeryshire greeting, whereas David Lloyd, our Debtor in our Court, before the Barons of our Rose. Exchequer at Westminster, heretofore that is to say in Hilary Term last past, impleaded Rhys Jenkin in a Plea of Trespass on the Case, For that Whereas, &c. (the whole of the Declaration is recited here to the

the Words) whereby he is the less able, to satisfyus the Debts, which he owes us, at our faid Exchequer, and thereupon he brought Suit, and fo forth, and fuch are the Proceedings in our faid Court, between the said Parties, in the Plea aforesaid, that the said David ought to recover his Damages against the faid Rhys, by Reason of the aforesaid Premises, but because it is not known what Damages the said David has sustained, by Reason of the said Premises, therefore we command you, that by the Oaths of twelve honest and lawful Men of your Bailiwick, you diligently enquire what Damages the faid David hath sustained, as well by Reason of the not performing the several Promises and Undertakings aforesaid, as for his Costs and Charges, by him laid out and expended in and about his fuit in this Behalf, and the Inquifition which you shall make thereof, you make known to the aforesaid Barons of our faid Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, under your Seal, and the Seals of those, by whose Oaths you shall make that Inquisition, and have you there the Names of those by whose Oaths you shall make that Inquisition, and this Writ. Witness Sir James Eyre, Knt. at Westminster, the twenty-first Day of May, in the this Writ. thirty-fecond Year of our Reign.

Llewellin Morgan, Solicitor.

Richard Edmunds.

Rofe.

The Solicitor must give ten Days Notice to the Desendant, of his Intention to execute such Writ of Inquiry, in the Form sollowing, and same must always be confined to two Hours. Vide 1 Barn. 210. 213. 214.

Delivery of the Writ.

The Writ of Inquiry should be delivered to the Sheriff, with a Minute of the Notice served on the Desendant, indorsed thereon, two Days at least before the Day on which the same is to be executed.

Notice

Notice of executing Writ of Inquiry.

In the Exchequer of Pleas,

David Lloyd, Plaintiff, against Rhys Jenkin, Dest.

Sir,

Take Notice that a Writ of Inquiry of Damages will be executed against you, in this Cause, on Thursday, the thirty-first Day of May Inst. at the Dwelling-house of Joseph Morris, Innholder, known by the Name or Sign of the Royal Oak, situate in the Town of Welch-Pool, in the County of Montgomery, between the Hours of ten and twelve of the Clock, in the Forenoon of the same Day, when and where Counsel will attend on Behalf of the said Plaintiff. Dated the Twenty-first Day of May, One Thousand, Seven Hundred, and Ninety-two.

Yours, &c.

To Mr. Rhys Jenkin, Richard Edmunds, the above-named Deft. Plaintiff's Attorney.

On an Old Judgment.

If there have been no Proceedings for twelve Months, after interlocutory Judgment has been figned, there must be a full Term's Notice given, of executing a Writ of Inquiry of Damages, and such Notice must be given before the Essoign Day of the Term. 1 Barnes 209 Paul against Gledhill. 2 Strang. 1100, Peyton against Burdus. 2 Strang. 1164, Bogg against Rose.

How to be ferved.

The Notice of executing it may be delivered perfonally to the Defendant, or left at his Dwellinghouse, with his Wise, Child, or Servant.

Should

Should there be any Difficulty, or it be inconvenient to make this Service, the Solicitor may instruct his Clerk in Court, to give such Notice in Town, to the Defendant's Clerk in Court, which he does by an Entry thereof, in the Book of Orders, kept in the Exchequer-Office for that Purpose.

How to be Executed.

On the Sheriff's attending, pursuant to the Notice, and Jurors being sworn, you proceed before them to Examination of Witnesses, from whose Evidence the Quantum of Damages is to be collected, and will be assessed by the Jury accordingly.

Witnesses.

Should any Witness be refractory, or refuse voluntary Attendance, you may in this Case (as upon a Trial at the Assizes) issue a Subpana ad Testiscandum, and serving a Copy thereof personally on such Witness, (producing the original on such Service,) enforce his Attendance, giving such Witness a reasonable Sum for his Conduct-money, which in ordinary Cases is One Shilling.

Subpæna ad Testificandum.

GEORGE the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth: To Greeting; We command you, and each of you, that all other Things set aside, and ceasing every Excuse, you and every of you be and appear in your proper Persons, before our Sheriff of the County of Montgomery, on Thursday the Thirty-first Day of May Instant, by Ten of the Clock in the Forenoon of the same Day, at the House of Joseph Morris, Instalder, known by the Name or Sign of the Royal Oak, in the Town of Welch-Pool, in the County of Montgomery, and there to give Evidence according to the best of your Knowledge, on

tain Writ of Inquiry of Damages, then and there to be executed, between David Lloyd, our Debtor, Plaintiff, and Rhys Jenkin, Defendant, of a Plea of Trespass on the Case, on the Part of the said Plaintiff; and this you, nor any one of you, shall in no wiseomit, under the Penalty of One Hundred Pounds, which we shall cause to be levied on your Lands and Tenements, Goods and Chattels, if you neglect this our present Command. Witness Sir James Eyre, Knight, at Westminster, the Twenty-first Day of May, in the Thirty-second Year of our Reign.

Llewellin Morgan, Solicitor,
Richard Edmunds. Rose.

Final Judgment.

On the fifth Day after the Return of the Writ of Inquiry, call upon the Sheriff for a Return of the same, which will be delivered to you of course; Send the Writ and Return immediately to the Clerk in Court, who will give a Rule for and proceed to perfect final Judgment, tax Costs, and sue out Execution on the same, as he may be directed by his Solicitor, in like Manner as on the Postea.

Countermand of Notice.

Should any Circumstance occur, which may make it necessary, after Notice of Executing the Writ of Inquiry has been given, to defer Execution of the same, a Notice of Countermand should be forthwith given to the Desendant; otherwise, upon an Affidavit, on the Desendant's Behalf, he will be allowed his Costs of the Day. Vid. Str. 728. Sutton against Bryan. 1 Barn. 155.

To the Office of Pleas.

If two Defendants, and one Pleads.

When there are two Defendants, and the one pleads, and the other suffers Judgment by Default, the Plaintiff must, on Trial of the Issue, get his Damages affessed on the interlocutory Judgment also, as the Record in such Case is, as well to try the Issue, as inquire into the Damages, &c.

Bills of Costs on a Judgment by Default, against Two Defendants in a Country Cause.

In the Exchequer of Pleas. Michaelmas Vácation, 32d George III. Lloyd against Jenkin and Lewis. (Joint Action).	Clerk Court on the Solici	:	Par and Par	ty 1
A TTENDING the Plain- tiff to take Instruc- tions for this Action, and to prosecute the same	€. s.	d.	£. s	. d.
Warrant of Retainer, filling up, Filing it and Duty Quo-minus, and Solicitor's	3	7		
Fee thereon, against Jen- kin, into Montgomery- shire	6	8	13	4
The like against Lewis into Denbighshire	6	8	13	4
Paid Postage of a Letter up to London ordering the Writs, and of another back, with both inclosed		6	2	
Copy and Service of the Writ upon Jenkin Drawing and Engroffing an			5	0
Affidavit of that Service, Duty and Oath			5	7
ferve on Lewis — }			1	
N				Paid

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******	Clerk Court on th Solic	t e	Betwee Party and Party	у
Paid an Attorney at Ruthin, endeavouring to ferve the Defendant, and Postage	£. s.	d.	£. s. 4	d. 4
HILARY TERM, 1792.				il.a
An Alias Quo-minus into Den- bighfhire, and Solicitor's Fee thereon, against Lew- is, who could not be served with the first Quo- Minus	- 5	2	11	te
Paid Postage of Letter up to Town for, and back a- gain with the Writ in- closed		6	I	6
Copy and Service thereof on Lewis }			5	0
Drawing and Ingrossing an Affidavit of Service of A-lias Quo-minus on Lewis, Duty and Oath			5	7
Paid an Attorney at Ruthin his Fee for effecting this Service, and the Postage of Letters			4	4
Searching if Defendant Jen- kin had appeared —	1	8	3	4
Cording to the Statute, for Jenkin, and Solicitor's Fee thereon v. 6. G. II. c. 14	. 6	0	9	4
The like for Lewis Taking Instructions for a 1	. 7	8	12	8
Declaration —			3	4
Drawing Declaration against both Defendants, Fol. 18.	9	0	18	
			Ingro	fing

	Clerk in Court on the Solicitor			Betw Par and Part	ty l
Ingroffing the fame and }	£.	s. 6	d. 6	£. s	. d.
Fair Clerk of the Pleas for Entry thereof (If above Fol. 20 the Entry is 6s. 8d. above Fol. 30, 10s. and so in Proportion.		3	4	3	4
Fair Copy of the Declara-		6	6	6	6
Drawing a Notice thereof, and fair Copy of the fame ferved upon Jenkin	1	ı		5	
The like on Lewis — — Paid an Attorney at Ruthin		I		5	
his Fee for effecting the Service, and the Postage of Letters				4	4
Rule of four Days to plead, and Warrant		2	10	2	10
Signing Judgment by De- fault against both —	3	2		2	
ment on the Roll, Fol.	3	1	8	7	4
Term Fee Clerk in Court }	3	3	4	10	
Paid Postage of Letters during this Term —				4	
HILARY VACATION.					
Drawing and making a fair Copy of a Notice of exe- cuting a Writ of Inquiry of Damages, and Service thereof upon Jenkin				5	
N.2				100	The

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	Clerk	in	Between		
	Court		Party		
	on the		an		
	Solicit	or	Par	ty	
	£. s.	d.	£. s.	d.	
The like upon Lewis -			5		
Ten Days Notice to each -					
Paid an Attorney at Ruthin					
his Fee for effecting this					
Service, and the Postage			4	4	
of Letters —					
Drawing and Ingroffing					
Writ of Inquiry of Da-					
mages, Fol. 21, and	7		13	10	
Solicitor's Fee on the					
Writ J					
Paid for Parchment and					
Duty 3s. 9d. Signing 2s.	6	6	6	6	
and Sealing 9d. of this					
Writ					
Paid Postage of Writ of In-3			3		
quiry down to Wales			1 3		
Subpæna ad Testissicandum,	- 5	2	8	6	
and Solicitor's Fee thereon					
Witness, and Conduct-			1	4	
Money —			4	. 6	
The like of one at eight					
Miles distance —			8	6	
The like on one at Shrewf-					
bury —			4	. 6	
Paid an Attorney his Fee					
thereupon, and for the	-		1 4	4	
Postage of his Letters					
Paid for Warrant to sum-	}			. 6	
mon Jury — —)		4	٠ ٠	
Paid Bailiff for summoning	}				
them)		1	•	
Paid the Sheriff for execu-			1 1		
ting the Writ of Inquiry					
Paid the Cryer, Jury, and]		1	ı 6	
Bailiff — — —	J		1	The	
				1 HC	

	Clerk Court on the Solici	e	Betwee Party and Party	y i
The one Witness for his At-1	£. s.	d.	£. s.	d.
Another at the distance of			- 5	
eight Miles — }			9	
The other at the distance of eighteen Miles				
Attending the Execution of]			14	
the Writ of Inquiry			13	4
EASTER TERM, 1792.				
Attending the Sheriff for a Return of the Writ of Inquiry			3	4
Paid the Clerk in Court for)				
filing the Writ of Inqui-	1		I	
quisition annexed — Rule of four Days for final				
Judgment, Signing it, and	11	2	11	2
Paid Usher's Clerk 2s. and]				
Docquet 1s. — —]	3		-3	
Drawing and Entering up final Judgment on the				
Roll, Fol. 6 — — J	2		4	
Bill of Cofts and fair Copy—	- 1	6	3	
Drawing and Ingroffing Af- fidavit of Increase of				
Costs, Fol. 9, Duty,	1,	1	9	7
Paid for an Office Copy				
thereof — —	7	7	7	7
Attending the Clerk of the Pleas to tax the Costs	3	4	6	8
Paid him for taxing the	2		2	
Dill			A	Ca-

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	Clerkin Court on the Solicitor				ty d ty
A Capias ad Satisfaciendum into Montgomeryshire a- gainst Jenkin — A Fieri Facias Return, Fil-	(. s. 5	d. 2	٤.	8	d. 6
Lewis into Denbighshire, and Solicitor's Fee there-		10	ι	0	6
Term Fee and Letters — If in a County Palatine Case.	3	4		14	
Writ of Inquiry from the Chamberlain —				8	6
Solicitor's Fee thereon -				3	4
Paid for Receipt of the Writ, and Mandate by the She-				6	
Paid for Precept, and Panel } to fummon the Jury				2	6
Paid the Bailiff for fummon- 1				4	
Paid for Precept for the Wit-					6
Copy Service and Money gi- ven to each Witness				4	6
Paid the Sheriff's Fee for Executing the Writ of			ı	I	
Paid the Crier, Jury, and Bailiff			1	3	6
Solicitor's Attendance on]			1	3	4
Expences of Witneffes				0	
(Common Altowance) -					

	Clerk Cour on th Solicit	t e	Between Part	y d
Paid the Sheriff for return- ing the Inquiry — } Attending him for that	£. s.	d.	£. s.	d. 8
Purpose, and afterwards at the Chamberlain's Of-			3	4,
Paid Postage of Inquiry and Inquisition	• 10 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		3	
EASTER TERM, 1792.				
Rule for Judgment as before till you come to		126		
Capias ad Satisfaciendum in- to Cheshire, and Solici- tor's Fee thereon	5	2	8	6
Paid the Chamberlain for his Mandate and Seal			16	6
Solicitor's Fee thereon Paid the Sheriff for a Return	•		3	4
of Non est Inventus to the Mandate			2	4 4
Attending the Sheriff for that Purpose, and after-				
wards on the Chamberlain for his Return to the Ca- pias ad Satisfacienaum			3	4
Paid Clerk in Court for Filing Writ and Return			1	
Testatum Capias ad Satis. and Solicitor's Fee	5	8	9	
Term Fee Clerk in Court	3	4	10	
Paid Postage of Letters -	•		4	If

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If in Debt by Nil Dicit.	Clerk Cour on th Solic	Bet P	,		
	f. s.	d	£.	s.	d.
Rule to plead and Warrant-	2	10	~	2	10
Attending Summons for Time to plead —	İ	8		3	4
Copy of the Order	1			1	
Signing final Judgment -	9			9	
Paid Usher's Clerk, and Docquetting the Judg-	3			3	
Drawing and Entering the Judgment on the Roll, Fol. 10	3	4		6	8
Bill of Cofts and fair Copy -	I	6	1	-	
Notice of taxing Costs, Co-1		·	1	3	
py, and Service	1			2	
Attending to tax the same -	3	4		6	8
Paid Clerk of the Pleas for]				•	
taxing	2			2	
Capias ad Satisfaciendum and Solicitor's Fee	5	2		8	6
Paid the Sheriff for a Re-				2	
turn of Non est inventus				4	
Paid the Clerk in Court for Filing Writ and Return	1			I	
TestatumCapias ad Satisfacien- dum into Salop, and out of Montgomeryshire, and Fee	5	8		9	•
Term Fee Clerk in Court and Solicitor	3	4	1	0	
Paid Postage of Letters, &c				4	

Plaintiff's Costs on an Inquiry into Middlesex.

The Costs of David Lloyd, Plaintiff, against Rhys Jenkin, Defendant, in Case on Promises, on a Judgment by Default, wherein a Writ of Inquiry of Damages hath been executed and returned by the Sheriff of Middlesex, and Damages found by the Jury to 1961.

A taking an Authority and Instructions to sue Warrant of Retainer, Duty, filling up, and filing it Quo minus and Solicitor's 6 8 13 4 Every fee thereon 6 1	Michaelmas Vacation 1791.	Clerk in Court on the Solicitor	Between Party and Party
Searching if the Defendant had appeared Entering an Appearance for the Defendant according to the Statute 12 Geo. I. Taking Instructions for Declaration Drawing the Declaration, 100 6 Instructions of the Declaration o	A taking an Authority and Instructions to sue Warrant of Retainer, Duty, filling up, and filing it Quo minus and Solicitor's Fee thereon Copy and Service of the same Affidavit thereof, Duty and Oath	3 7	13 4
to the Statute 12 Geo. I. Taking Instructions for Declaration Claration Drawing the Declaration, 100 6	Searching if the Defendant had appeared ————————————————————————————————————		3 4 ,
	to the Statute 12 Geo. I. Taking Instructions for Declaration		

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Ingroffing it and Duty — 7 9 11 Paid Clerk of the Pleas for 6 8 6 entering it — 7 9 7 Copy filed on Duty — 7 9 7 Drawing Notice of Declaration, being filed, Copy and Service Rule to plead and Warrant — 2 10 2 10 Signing an interlocutory Judgment — 2 2 2 2 2 2 3 3 4 2 3 4 2 8		Cleri Cour on the Solid	rt	Pa	weer rty nd rty
Paid Clerk of the Pleas for entering it Copy filed on Duty Drawing Notice of Declaration, being filed, Copy and Service Rule to plead and War- rant Signing an interlocutory Judgment Entering interlocutory Judgment on the Roll, Fol. 25 Term Fee Clerk in Court and Solicitor HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Damages. Fol. 24 Parchment and Duty, figning and fealing the fame Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution Attending the Execution	5s. and attending him	£. 6	. d	£. 8	
Copy filed on Duty Drawing Notice of Declaration, being filed, Copy and Service Rule to plead and Warrant Signing an interlocutory Judgment Entering interlocutory Judgment on the Roll, Fol. 25 Term Fee Clerk in Court and Solicitor HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Damages. Fol. 24 Parchment and Duty, figning and fealing the fame Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution		7	9	11	3
Copy filed on Duty Drawing Notice of Declaration, being filed, Copy and Service Rule to plead and War- rant Signing an interlocutory Judgment Entering interlocutory Judgment on the Roll, Fol. 25 Term Fee Clerk in Court and Solicitor HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Damages. Fol. 24 Parchment and Duty, figning and fealing the fame Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution		6	8	6	8
ration, being filed, Copy and Service Rule to plead and War- rant Signing an interlocutory Judgment Entering interlocutory Judgment on the Roll, Fol. 25 Term Fee Clerk in Court and Solicitor HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Damages. Fol. 24 Parchment and Duty, figning and fealing the fame Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution Attending the Execution	Copy filed on Duty -	7	9	7	9
Signing an interlocutory Judgment Entering interlocutory Judgment on the Roll, Fol. 25 Term Fee Clerk in Court and Solicitor HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Damages. Fol. 24 Parchment and Duty, figning and fealing the fame Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution	ration, being filed, Copy }	1		5	
Independent Entering interlocutory Judgment on the Roll, Fol. 25 Term Fee Clerk in Court and Solicitor HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Damages. Fol. 24 Parchment and Duty, figning and fealing the fame Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution		2	10	2	10
ment on the Roll, Fol. 25 Term Fee Clerk in Court and Solicitor HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Da- mages. Fol. 24 Parchment and Duty, fign- ing and fealing the fame Solicitor's Fee thereon Drawing a Notice of execut- ing Writ of Inquiry of Damages, Copy and Ser- vice on Defendant's Wife Paid the Sheriff for execu- ting the fame Attending the Execution Attending the Execution	Judgment }	2		2	
and Solicitor — 3 4 13 HILARY VACATION. Drawing and Ingroffing a Writ of Inquiry of Damages. Fol. 24 Parchment and Duty, figning and fealing the fame Solicitor's Fee thereon — Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution 1	ment on the Roll, Fol.	4	2	8	4
Drawing and Ingrossing a Writ of Inquiry of Da- mages. Fol. 24 Parchment and Duty, fign- ing and fealing the fame Solicitor's Fee thereon Drawing a Notice of execut- ing Writ of Inquiry of Damages, Copy and Ser- vice on Defendant's Wife Paid the Sheriff for execu- ting the fame Attending the Execution 12 6 11 6 11 6 12 7 4	Term Fee Clerk in Court	3	4	10	
Writ of Inquiry of Da- mages. Fol. 24 Parchment and Duty, fign- ing and fealing the fame Solicitor's Fee thereon Drawing a Notice of execut- ing Writ of Inquiry of Damages, Copy and Ser- vice on Defendant's Wife Paid the Sheriff for execu- ting the fame Attending the Execution	HILARY VACATION.				
ing and fealing the fame Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution	Writ of Inquiry of Da-	8		12	
Solicitor's Fee thereon Drawing a Notice of executing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution		6	11	6	11
ing Writ of Inquiry of Damages, Copy and Service on Defendant's Wife Paid the Sheriff for executing the fame Attending the Execution	Solicitor's Fee thereon -			3	4
Attending the Execution	Damages, Copy and Ser-	I	6	5	
Attending the Execution				1 9	4
	Attending the Execution thereof by Clerk in Court	6	8	13	4
and Solicitor — J Expence of Witnesses — 5	Expence of Witnesses -			5	
(Common Allowance). EASTER	(Common Hilowance).		ı	EAST	ER

	Clerkin Court on the Solicitor		Betw Par ar Par	rty
	£.s	. d.	for so	d.
EASTER TERM, 1792.				
Attending to get the Writ of Inquiry returned, and paid filing the fame, with the Inquifition	1		4	4
Rule for final Judgment of Four Days, figning it, and Duty	11	2	11	2
Paid the Usher's Clerk, and for docqueting the Judg-ment	3		3	
Judgment on the Roll, Fol. 6	2			
Drawing a Bill of Plaintiff's Cotts, and fair Copy thereof	1	6	3	4
Attending the Clerk of the Pleas to tax fame	3	4	6	8
Paid him for taxing the Bill	2		2	
Execution and Solicitor's Fee into Middlefex	5	2	8	6
Paid for a Return of Nulla Bona thereon			2	
Paid the Clerk in Court for filing fuch Return	1		1	
Testatum Fieri facias into London, and Solicitor's Fee thereon	5	8	9	
Term Fee Clerk in Court }	3	4	10	
Letters and Porters during this Suit	1	6	3	V
0 2				To

Plaintiff's Costs on a	Comr	non	Writ	of
Inquiry in the	Cler Cou	rkin	Betw Pa an Pa	rty
	f. s	. d.	£. 5	. d.
Lloyd against Jenkin.				
HILARY TERM, 179	2			
ENTERING an Appearance according to the Statute of the 12th G. I. C. 29, and Fee	6		9	4
Taking Instructions for a Declaration —			3	4
Fol. 21 Declaration.	10	6	r I	
To special Pleader 5s. to set- tle, and attending him	6	8	8	4
paid Entering 6s. 8d. and Duty 6d.	13	11	17	8
Copy thereof filed on Duty—Drawing Notice of Decla-	7	9	7	9
ration being filed, ma- king a fair Copy thereof,	1	6	5	
and Service of it Rule to plead and War- rant	2	10	2	10
Signing interlocutory Judg-	2	-	2	
ment on the Roll, Fol.	4	2.	8	4
Term Fee Clerk in Court }	3	4	10	
Paid Postage of Letters		1	4 T	erm

	Clerk in Court on the Solicitor			a	art	y .
VACATION.	£.	s.	d.	£.	s.	d.
Ingroffing the Writ of Inquiry, Fol. 24		8		1	2	
Parchment, Duty, figning, and fealing		6	9		6	9
Solicitor's Fee thereupon - Notice of Ten Days execu-					3	4
ting the Writ, Copy, and Service on Defendant's Son		1	6	:	5	
Subpœna for Witnesses, and }		5	2		8	6
Paid Postage of the whole for the Country					3	
Copy and Service of Sub- pæna on two Witnesses, and Conduct-Money gi- ven them					9	
Sheriff's Warrant to fum- mon the Jury					4	6
Paid the Bailiff for fum-				4	+	
Paid the Sheriff for execut- ing the Writ of Inquiry of Damages				z 1		
Paid the Crier, Jury, and Bailiff				.11	1	6
Paid two Witnesses for their Attendance				10)	
Solicitor's Fee attending thereupon				13		4

EASTER TERM, 1792.	Co on Solid	k in urt the citor.	Between Par and Par	ty
Attending the Sheriff for a Return of the Writ of In- quiry Paid the Clerk in Court for			3	4
filing the fame, with the Return	1			
Rule of four Days for final Judgment, and paid fign-		2		
ing it, and Duty	II	2	11	2,
Paid the Usher's Clerk, and				
for docqueting the Jugd-	3		3	
Drawing and entering final]				
Judgment on the Roll fo.6.	2		4	
Drawing the Plaintiff's Bill of Costs, and making fair		6		
Copy thereof	I	U	3	,
Attending the Clerk of the]	3	4	6	8
Pleas to tax the fame Paid him for taxing the Bill	•		2	
Execution of Capias ad Satis-				,
faciend. & Solicitor's Fee	5	2	8	6
Paid to the Sheriff for a Re-			2	
Paid the Clerk in Court for		3		
filing the Ca. Sa. & Return	I		I	
Testatum Capias ad Satisfaci-	5	8	9	
Term Fee, Clerk in Court,	1			
and Solicitor —	3	4	10	
Paid Postage of Letters		A. Y	4	

Plaintiff's

Plaintiff's Costs on executing a Writ of Inquiry after dilatory Pleadings.

	Clerk in Court on the Solicitor	Between Party and Party
HILARY TERM, 1792.		
R ULE to plead and War-	£. s. d. 2 10	£. s. d. 2 10
Fair Copy Deed for Defendant's Clerk in Court, folio 36, Oyer and Copy being demanded	9	12
and examine the Deed with the Copy	1 8	3 4
Paid for an Office Copy and Plea fol. 4, and Duty	1 7	1 7
Drawing Replication, fol. 2.	_ I	2
Paid for Entry with Clerk of the Pleas and Duty	2 3	2 3
Drawing Issue folio 31.	15 6	III
Paid for an Office Copy of] Demurrer fol. 3, & Duty }	1 3	1 3
Drawing Joinder in Demur-	1	2
To Council to fign fame, and Attendance thereon	12 2	13 19
Paid for entering it, & Duty	2 3	2 3
Drawing Demurrer Book, folio 40.	ı	2
Entering it on the Roll	10	I
Office Copy thereof & Duty	14 10	1 8 2
Rule to bring in Demurrer Book -	2 2	2 2
Brief and fair Copy for Council to move on for a Concilium	I	1 6
		To

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	Cou	Clerk in Court on the Solicitor			ty d ty	
To Council a Fee to move }	10 F. 2	1	L		20 20 1	
Attending him and Court }	1	8		3	4	
Paid Bagbearer carrying the Roll to Westminster - }	1		2	Í		
Paid entering and for anOf- fice Copy of the Rule —}	4	4		4	4	
Copy and Service on the Defendant's Clerk in Court	1			2		
rer Book for the two feni- or Barons	6	8	2	13	4	
Attending them therewith Paid to their Clerks 2s. each	3	4		6	8	
Copy of Demurrer Book for Council to argue	13	4	1		8	
Copy of Instructions to Council therewith	1	0		2	6	
To Council to argue De-	. 1		1	I		
Attending him and Court, when Judgment given for Plaintiff	3	4		6	8	
Paid carrying Record into Court on Argument —	I			T		
Entering Rule for Judgment	2	2		2	2	
Signing Nil dicit Term Fee, &c. as before	2			2	,	

CHAP. VII.

Of EJECTMENTS.

EJECTMENTS also may, in the common Form, be prosecuted in this Court. The Title being well confidered, and Declaration perfected, to many Copies must be made, as there are Tenants to be served. Vid. 21 Jac. I. cap. 16. as to Limitation of Suits of this Nature.

Declaration in Ejectment.

Michaelmas Term, in the Thirty-fecond Year of the Reign of King George the Third.

Montgomeryshire to wit. John Goodtitle, Debtor of his present Majesty, comes before the Barons of this Exchequer at Westminster, on the Twentyeighth Day of November in this same Term, by Richard Edmunds his Attorney, and complains by Bill against Richard Badtitle, present here in Court the same Day, of a Plea of Trespass and Ejectment of Farm: For that Whereas David Lloyd, on the Thirtieth Day of September, in the Year of our Lord One Thousand Seven Hundred and Eightytwo, at Welch Poole, in the faid County of Montgomery, had demised to the faid John Goodtitle, Five Messuages, Five Cottages, Eight Barns, Eight Stables, Two Water Grift-Mills, Eight Gardens, Eight Orchards, Three Hundred Acres of Land, Three Hundred Acres of Pasture, Three Hundred Acres of Meadow, Three Hundred Acres of Arable Land, Three Hundred Acres of Wood, Five Hundred Acres of Marsh Land, and Five Hundred Acres of Furze and Heath, and Common of Pasture for all manner of Castle with the Appurtenances, fituate, lying, and being in the Parish of Forden, in the faid County of Montgomery; To have and to hold the Tenements aforesaid, with the Appurtenances, unto the faid John Goodtitle and his Afugns,

figns, from the faid thirtieth Day of September aforefaid, in the faid Year'of our Lord One Thousand Seven Hundred and Eighty-two, for and during, and unto the full End and Term of Twenty-one Years from thence next ensuing, and fully to be complete and ended; By Virtue of which faid Demife, he the faid John Goodtitle entered into the Tenements aforefaid, with the Appurtenances, and was thereof possessed, and being so possessed thereof, the said Richard Badtitle afterwards, to wit, on the First Day of October, in the said Year of our Lord One Thousand Seven Hundred and Eighty-two, with Force and Arms into the Tenements aforesaid, with the Appurtenances, which the faid David Lloyd had demised to the faid John Goodtitle in Manner aforefaid, for the Term aforefaid, which is not yet expired, entered, and him the faid John Goodtitle, from the Possession of the Farm aforefaid, did eject, expel, put out, and amove; And also, for that Whereas the said David Lloyd, on the Twenty-fixth Day of December, in the Year of our Lord One Thousand Seven Hundred and Ninety-one at Welch-Poole aforefaid, in the County of Montgomery aforefaid, had demised to the faid John Goodtitle Five other Meffuages, Five other Cottages, Eight other Barns, Eight other Stables, Two other Water Grift-Mills, Eight other Gardens, Eight other Orchards, other Three Hundred Acres of Land, other Three Hundred Acres of Pasture, other Three Hundred Acres of Meadow, other Three Hundred Acres of Arable Land, other Three Hundred Acres of Wood, other Five Hundred Acres of Marsh Land, and other Five Hundred Acres of Furz and Heath, and Common of Pasture for all Manner of Cattle with the Appurtenances, situate, lying, and being in the Parish of Forden, in the faid County of Montgomery; To have and to hold the Tenements aforefaid with the Appurtenances, unto the faid John Goodtitle and his Affigns, from the Twenty-fixth Day of Dcember last aforesaid, in the said Year of our Lord One Thousand Seven Hundred and Ninety-one, for and during,

during, and unto the full End and Term of Fourteen Years, from thence next enfuing, and fully to be compleat and ended; by Virtue of which lastmentioned Demise, he the faid John Goodtitle entered into the Tenements aforesaid, with the Appurtenances, and was thereof possessed, and being so possessed thereof, the faid Richard Badtitle afterwards, to wit, on the Twenty-seventh Day of December, in the faid Year of our Lord One Thoufand Seven Hundred and Ninety-one, with Force and Arms, into the Tenements aforesaid with the Appurtenances, which the faid David Lloyd had fo demised to the said John Goodtitle in Manner aforesaid, for the Term last aforesaid, which is not yet expired, entered, and him the said John Goodtitle from his Possession thereof did eject, expel, put out, and amove, and other Injuries to the faid John Goodtitle, the faid Richard Badtitle then and there did, to the great Damage of the faid John Goodtitle, and against the Peace of his present Majesty; wherefore he says he is injured, and hath received Damage to the Value of One Hundred Pounds, whereby he is the less able to satisfy his said Majesty the Debts, which he owes him at his aid Exchequer, and therefore he brings Suit, &c.

Pledges to profecute I John Doe and Richard Roe.

This Notice must be subscribed to every Declaration.

Rhys Jenkin and Peter Harrris, (the Tenants)

I am informed that you are in Possession of, or claim Title unto, the Premises mentioned in the above Declaration in Ejectment, or to some Part thereof, and I being sued as casual Ejector only, and having no Claim or Title to the same, do therefore advise you to appear in the Office of Pleas of his Majesty's Court of Exchequer at Westminster in next Hilary Term, by some Attorney of that Court,

in this Action, in my Stead, and defend your Title to such Part or Parts of the said Premises as is, or are, in your Possession, otherwise I shall suffer Judgment therein to be entered against me by Default, and you will be turned out of Possession. Dated this Fifth Day of January, in the Year of our Lord One Thousand Seven Hundred and Ninety-two.

Your humble Servant, Richard Roe.

Notwithstanding the Title of the Lessor accrues, and the Demise is laid after Michaelmas Term, which the Declaration is of, yet if the Tenant does not appear, Judgment may be signed against the casual Ejector, and no Motion or Writ of Error can be had in his Name. Vid. Gilbert's Law of Ejectments, fol. 23.

If the Tenant appears, the Declaration, &c. must be of Hilary Term, which will be after the Demise laid, and the whole Proceedings will be right.

Manner of Service.

The Service must be on the Tenant personally, or on his Wise, at the Tenant's Dwelling house, if she cohabits with him, but a Service on any other Person will not be good, unless the Desendant afterwards acknowledges having received it, and it is so stated in the Affidavit circumstantially and correct.

At the Time of Service, the Notice at the Bottom of the Declaration ought to be read, and that, as well as the Declaration itself, explained, and made intelligible to the Person on whom it is so served.

Where Tenants in Possession abscond, the Court on proper Assidavits, will order the Tenants to shew Cause, why Service on a Servant should not be good, Vid. 2 Barn. 157.

When to be made.

Every Service must be made before the Essoign Day of the Term, in order to entitle the Plaintist to an Appearance, or Judgment, as will hereaster appear.

Matters

Matters in Ejectment are immediately under the Controul of the Court, and they on Application will model them to answer every Purpose of Justice and Convenience. Vid. 3 Burr. 1290.

Affidavit of Service of Declaration. Vid. 4 Geo. II.

In the Exchequer of Pleas.

Between John Good-title on the feveral Demises of David Lloyd, Plaintiff, and Richard Bad-title, Defendant.

Owen Tudor, of Welch-Poole in the County of Montgomery, Gentleman, maketh Oath and faith, that he did on the Twelfth Day of January Instant, personally serve Rhys Jenkin *, Tenant in Possesfion of Part of the Premises in the Declaration of Ejectment hereunto annexed mentioned, with a true Copy of the faid Declaration and Notice thereunder written, and at the same Time this Deponent acquainted the faid Rhys Jenkin with, and explained to him the Intent and Meaning of the same respectively; And this Deponent further faith, that he did, on the Nineteenth Day of January Instant, also serve Peter Harris , another Tenant in Possession of other Part of the Premises, in the said Declaration hereunto annexed mentioned, with another true Copy of the faid Declaration and Notice thereunder written, by delivering to, and leaving the same at the Dwelling-house of the said Peter Harris, being Part of the Premises aforesaid, with one Mary Harris, who informed this Deponent, that she was the Wife of, and then cohabited with, the faid Peter Harris, and which Information this Deponent believes to be true, and at the same time Time explained to and acquainted her with the Intent and Meaning of the same respectively, and directed her

^{*} Tenant secreting Declaration in Ejectment, for seits Three Years improved Rent. Vide 11 Geo. II, c. 19. s. 11.

to deliver such Copy of Declaration and Notice, to her said Husband forthwith.

Owen Tudor

Sworn at Welch-Poole, in the County
of Montgomery, this twenty-first
Day of January, 1792, before me
Edward Parry. (by Commission)

If a Defendant abscords, to avoid being served with a Declaration in Ejectment, the Court will on Motion order that Service on some Person in the House shall be sufficient. 2 Burr. 1116, and 1181.

This Affidavit of Service being annexed to one Copy of the Declaration (on treble Penny Stamp Duty) is transmitted to the Clerk in Court, who thereon gets same moved in Court, and the common Rule ordered for the Tenant's Appearance, which, if entered, he advises the Solicitor of, and takes every further Step, necessary to the Completion of the Cause, either on a final Judgment by Default, or an Issue to Trial, &c. after the manner of other Issues.

As Part of the 2d Sect. of 4 Geo II. c. 28. is material and important in the Practice relative to

Ejectments, it is here inserted. It enacts, "That in all Cases between Landlord and Te-" nant, as often as it shall happen, that one Half-" year's Rent shall be in Arrear, and the Landlord " or Leslor, to whom the same is due, hath Right 66 by Law to re-enter for the Non-payment thereof, such Landlord or Lessor, shall and may with-" out any formal Demand, or Re-entry, serve a " Declaration in Ejectment, for the Recovery of " the demised Premises, or in case the same cannot " be legally served, or no Tenant be in actual Pos-" fession of the Premises, then to affix the same " upon the Door of any demised Messuage, or in case such Ejectment shall not be for the Reco-" very of any Messuages, then upon some noto-" rious Place of the Lands, Tenements, or Here-66 ditaments, comprized in such Declaration in

Ejectment, and such Affixing shall be deemed legal Service thereof, which Service or affix-

"ing fuch Declaration in Ejectment, shall stand in the Place or Stead of a Demand, or Re-

" entry."

And it is afterwards enacted,

"That Judgment may be had thereon," with a

Proviso to protect the Rights of Mortgagees.

A Landlord must not receive Rent after an Fjectment is brought, nor till the same is determined, for such would be a Waiver of the Trespals, on which this Action is grounded, and he will be non-suited on the Trial for so doing. His Remedy for the Rent in Aprear, is by an Action for the Mesne Prosits. 2 Burr. 665. Aslin against Parkin.

Appearance to an Ejectment.

The Time for Appearance, to Actions of Ejectment depends on the Venue, and on the Time of the Motion for Judgment against the casual Ejector.

If the Premises are situated in London, or Middlesex, the Desendant has a Week's Time, after the Ejectment is moved, to appear in, although the Notice, in such Cases, commonly directs the Tenant to appear on the first Day of the next succeeding Term. In any other County, the Desendant has till the last Day of Hilary or Trinity Terms respectively, to appear, (if the Ejectment be moved in Easter or Michaelmas Terms); but if it be moved in Hilary or Trinity Terms, he must appear within four Days after the End thereof. The sollowing Rule directs this Practice, and requires the Attention of the Solicitor in this particular.

Trinity 1753. "Where Judgment in Ejectment shall be moved for, in an issuable Term,

" and the Premises in question do not lie in London or in Middlesex, the Plaintiff shall be

" at liberty to fign Judgment, unless an Appearance be entered to such Ejectment within four

" Days after the last Day of such Term."

In the last-mentioned Cases the Notice is, generally, to appear of the next succeeding Term.

How to Appear and Plead.

The proper Instructions for entering an Appearance to Ejectments are, to send to the Clerk in Court a Copy of the Declaration served, and at the same Time informing him, for which of the Desendants, and what particular Premises contained in such Declaration, he is to appear and plead; From thence all suture Proceedings are carried on by him, and he advises the Solicitors in the Course thereof progressively to Issue, Trial, &c.

By 11 Geo. II. chap: 19. The Court are empowered to fuffer a Landlord to make himself Defendant, by joining with the Tenant, in the Action, in case

he shall appear.

If the Tenant refuses to appear, the Landlord may appear alone, and Judgment may be signed against the casual Ejector; but as the Landlord enters into a Rule, the Court will order Stay of Execution against the casual Ejector, until they make further Order therein.

Judgment by Default.

Should no Appearance be entered to the Ejectment, the Clerk in Court will, in due Season, fign Judgment against the casual Ejector, which is final in the first Instance, and issue a Writ of Possession when directed so to do.

Plea and Iffue, &c.

If an Appearance is regularly entered, the Clerk in Court forthwith advises his Solicitor of the same, and requests his further Instructions; should it be to proceed to Trial, he then procures a proper Rule to confess Lease, Entry, and Ouster, delivers the Issue, with Notice of Trial, makes out Subpænas for Witnesses, ingrosses the Record, &c. and transmits the whole to his Solicitor for Trial as in other Cases. In what Cases Plaintiff's Proceedings in Ejestment will be staid on Motion.

Where the Lessor of the Plaintiff is an Infant. Vide 2 Strange, 932. 2 Barn. 149. Where the Lessor of the Plaintiff is dead.

Wher

Where the Lessor of the Plaintiff resides in Ireland, or other Parts beyond the Seas, and in some other Cases, the Court will order Stay of Proceedings, until a responsible Plaintiff be named, or Security given for Costs. Vide 2 Barn. Sup. 14. Goodright against Searle. Cusach against Jones,

Hil. 32 Geo. II. K. B.

Also where an Ejectment has been prosecuted before between the same Parties, the Costs of which are unpaid to the Defendant, the Court, on Assidavit of that Fact, will order Stay of Proceedings, in the second Ejectment, till the Costs of the first are discharged. Vide Strange 1206, Real against Mackay, East. 17 Geo. II. 4 Mod. 379. Ld Raymond, 697. 1 Barn. 101. 2 Barn. 107. Hattersley against Jackson, 2 Barn. 127, Mortimer's Case.

On Ejectment brought by Mortgagee, the Mortgagor may pay Principal and Interest into Court, with Costs, and obtain a Rule to stay Proceedings, Strange 413, Anonymous, vide 7 Geo. II. cap. 20, sec. 1.

On Ejectment for Non-payment of Rent, the Court will stay Proceedings on Payment of the same and Costs, Strange 900, Goodtitle against Holdsaft.

Costs in Ejectment, Judgment by Default.

In the Exchequer of Pleas.

TRINITY TERM, 1791.

Goodtitle Lessee of Lloyd, against Badtitle.

	on the Solicitor.	Party and Party.
A TTENDING the Lessor of the Plaintist to take Instructions and Authority for profecuting this Suit		£. s. d.

Q

Entering

Clerk in | Between

The Solicitor's Suive

	Clerk in Court on the Solicitor.		Between Part and Part £. s.	y d
Entering an Appearance for the casual Ejector, and Solicitor's Fee thereon	6		9	4
Drawing a Declaration against casual Ejector, folio 16.	8		16	
Ingroffing the same on Duty	5	10	8	6
Paid Clerk of Pleas for en-	_ 3	4	3	4
Making Two fair Copies thereof on Paper, to ferve upon Tenants, and One to annex to the Affidavit of Service and Duty			17	6
Two Services of a Copy of the Declaration upon two Tenants.			10	1
Drawing and Ingroffing an Affidavit of fuch Services Duty and Oath			5	7
Term Fee, Clerk in Court,	3	4	10	
Postage of Letters —	1		4	
MICHAELMAS TERM.				,
Warrant of Retainer, fill- ing up, filing it, and Duty	3	7		
ment, with Affidavit annexed of Service on the	ı		1	
Drawing and making a fair Copy of a Brief, to move for Judgment against the casual Ejector	ı		1	6
				То

	Clerk i Court on the Solicito		Betwee Party and Party	ty	
To Counsel a Fee therewith	£. s.		£. s.		
Atttending Counsel and Court on Motion	I	8	3	4	
Entering Rule for Judgment against casual Ejector	2	2	2	2	
Term Fee Clerk in Court and Solicitor	3	4	. 10		
Postage of Letters -		8	4		
HILARY TERM, 1792.					
Searching if any Appearance entered to the Ejectment		8	3	4	
Paid figning final Judgment against the casual Ejector	9		9		
Paid the Usher's Clerk 2s. and 1s. for docqueting the Judgment	3		3		
Paid the King's Fine -	- 6	8	6	8	
Entering the Judgment on the Roll, fol. 19	3	2	6	4	
Bill of Costs and fair Copy -	- I	6	2	6	
Attending Taxing, 6s. 8d. and paid 2s. for taxing the Bill	5	4	8	8	
Drawing and Ingroffing Writ of Possession	6	4	6	4	
Parchment, Duty, Signing, and Sealing	6	3	6	3	
Term Fee Clerk in Court	3	4	3	4	
Letters			4		

The Solicitor's Suide

In EJECTMENT.	Cler Cou on t Solid	rt				
On Verdict for Plaintiff at the Assizes.	£. s. d.		£. s	. d.		
HILARY TERM, 1792.	The same		dibar			
Searching for Appearance Copy Rule giving the Landlord leave to be made Defendant in Place of the	1	8	3	4		
Drawing Declaration against him fol. 14	7		14			
Ingroffing it and Duty -	5	2	7	6		
Paid Clerk of the Pleas for Entry thereof	3	4	3	4		
Drawing Issue fol. 16	8		16			
Jurata — — — — — — — — — — — — — — — — — —	5	10	5	10		
Office Copy of a Rule to confess Lease, Entry, and	5	8	. E Do	8		
Term Fee Clerk in Court and Solicitor	3	4	10			
Paid the Postage of Letters -			4			
EASTER TERM, 1792.			er bo			
Continuance and Term Fee	3	10	3	10		
TRINITY TERM, 1792.						
Three Subpænas ad Testifi-	15	6	1 5	6		
Clerk in Court and Soli-	3	10	10	6		
citor — — J				One		

Literati	Clerk in Court on the Solicitor	Between Party and Party
One Subpœna duces tecum, and Solicitor's Fee	£. s. d. 7 2	£. s. d.
Letters, &c.		4
VACATION.		
Notice of Trial, Copy, and Service	1	1.6
Ingroffing Record, fol. 19, and Solicitor's Fee thereon, 3s. 4d.	6 4	12 10
Parchment, Duty 6s. 6d. Signing and Sealing the Record 4s. 2d.	10 8	10 8
Venire facias Juratorum, and Solicitor's Fee	5 2	8 6
Distringus Juratorum, and Solicitor's Fee thereon	5 8	90
Commission, and Solicitor's }	11 2	14 6
Paid Carriage of fame to the Country, with Rule to confess Lease, &c.		3 6
Taking Instructions for a Brief		6 8
Drawing the fame, being four Sheets of Paper, fair-ly wrote		r 6, 8
Two fair Copies thereof To Counsel, their Fees, with Briefs		t 6 8
To their Clerks each 2s 6d. and Solicitor attending them		rt 8
Six Copies 6 s. and Services on fix Witnesses 15s. and	V11	r 7
Conduct Money 6 s. —		Сору

The Solicitor's Suide

	-		Clerk in Court on the Solicitor		Party and Party		
		s.	d.	£.	s.	d.	
Copy of the Subpæna Duces				1			
tecum, 1 s. 6d. and Service							
2s. 6 d. at twelve Miles			44	di			
Distance 6s. and Conduct				'	•		
Money 1s. given to the							
Witness therewith,							
Or it may be					9.1		
Paid an Attorney's Fee there,]							
and Postage of his Letter			3	101	4	4	
Paid Sheriff for a Return of)		· ·			(idity	4	
Venire facias Juratorum,					2	6	
Ditto Distringas furatorum				1	12		
Paid the Marshall entering 1.	.,					0	
the Record at the Affizes]	id.	tol	. 5.	1	16	ð	
Attending for those several					1111	1	
Purposes —					3	4	

If by a Special Jury and View.

The Costs of a Special Jury are not allowed between Party and Party, but in Cases where an Issue is directed by a Court of Equity, to be tried by such. Vide 3 Geo. II. cap. 25. sec. 15 & 16, & 24 Geo. II. c. 18. s. 1. unless the Judge certifys.

Drawing a Brief, and mak-)	garyan I a
ing a fair Copy thereof to	1 6
move for a Special Jury	OTW V
Paid a Fee to Council, to	
move same, and attending	12 10
him and the Court for	13
that Purpose	
Paid for Entering, and an	
Office Copy of the Rule \ 5 . 8	5 8
a Special Jury	

	Clerk	in	, Between		
	Court	Party			
	on the	and			
	Solicit	or	Party		
	£. s.	d.	£.	s.	d.
The like Charge on a Moti-	" till at				
on for a View. Vide 4	18				
Anne c. 16, f. 8. and 3	10	10	1	19	
Geo. II. c. 25, f. 14.					
Copy and Service of Rule					
for Special Jury on the					
Under Sheriff's Agent,	I	6		2	6
with Mafter's Appoint-					
ment thereon					
The like on Defendant's ?	í	6		2	6
Clerk in Court — }					
Paid the Master on naming]		-			
the 48 special Jurors	2 2		2	2	- 1
Ditto the Under-sheriff's A-					
gent attending with Free-	2 2	3 8	2	•	
holders Book —	4 4		-		
Attending on that Occasion,					
Clerk in Court and Soli-	6	8		3	
citor —	·	0		3	4
Paid for a Copy of the 48]					
Jurors Names —	2	6	101	2	0
Close Copy fent to the Soli-1			2		-
citor in the Country -	I	6		2	0
Attending and inquiring in-					
to the Connections, &c. }				6	8
of the 48 Jurors					
Copy & Service of Appoint- 1		,			,
ment to reduce the Jury }	1	6		2	6
Attending reducing Jury to)					
twenty-four by Clerk and	2.	4		6	8
Solicitor	•				
Paid for a Copy of the 24]					
Jurors Names }	2	6		2	6
Close Copy fent to the Soli-1					
citor in the Country - }	I			2	
Copy and Service of Rule					
for a View on Defendants	1	6		2	6
Clerk in Court —					

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	Clerk in Court on the		Party and		'
	Solicito		Party		
Attending Defendant's Clk in Court, appointing Shewers, and a Time and Place for the Viewers, &c. to meet to view the Locus in	£. s.	4.	£.	5.	8
It being absolutely necessary to have a Map made of the Locus in quo, paid a ve- ry eminent Surveyor for taking the same, and mak- ing 5 fair Copies thereof The Crown being interested in the Question, and hav- ing retained King's Coun- cil, and in Want of the best Assistance, paid Fees for and soliciting a Licence under manual Royal, for such Council to plead for Lesson			3	13	6
Distringus for Special Jury, and View, figning, sealing and Solicitor's Fee Paid Under-sheriff for Pre-	8	8		12	
cept to fummon Jury on the View				4	
Paid fix of the special Jurors attending the View			5	6	
Paid the Shewer his Fee for his Attendance			1	1	
Paid Under-sheriff attending on this Occasion —			1	1	
Solicitor's Attendance there-	Υ		1	1	
				Pa	id

	Clerk in Court on the Solicitor	Between Party and Party.
Paid half their Refreshment at the Inn appointed for the Viewers Meeting Paid Bailiff for summoning the Jurors and Viewers, and attending them on the View and Trial Paid Sheriff summoning spe- cial Jury, and returning Distringus Juratorum Paid the Court Fees, on a Verdict for the Plaintiss, as by Assidavit Paid Six special Jurors at- tending on Trial A Tales being prayed, paid six Talesmen 5s. each Paid for Certificate of the Propriety of a special Jury Charge here the Attendances of Witnesses, Solicitor, &c. on Trial, and all the Expences attendant thereon, which see the Rule of hereaster, under Title Plaintiss Bill of Costs	£. s ·d	£. s. d. 1 1 2 2 6 6 6 6
at the Affizes.		
MICHAELMAS TERM, 17	94.	
Defendant having on the 8th of November prayed the Liberty to move for a new Trial on that Day Se ennight, paid for Of- fice Copy of that Rule Close Copy thereof sent	2 2	2 2
R		Paid

The Solicitor's Guide

	Clerk in Court on the Solicitor		Betw Par and Part	tyn
Paid for Office Copy of the Rule for a new Trial	£. s.	d. 2	£. s.	
Copy thereof fent to the	1		1	
Drawing Brief to oppose it	5		6	8
Two fair Copies thereof	5		6	8
To two Counsel therewith,]	5 5		5 5	
viz. 3l. 3s. and 2l. 2s.	, ,		, ,	
To their Clerks 2s. 6d. ach, and attending them	11	8	11	8
Attending the fenior Coun-			7,73	
fel to get an Appointment				
made for a Consultation,	6	8	6	8
and the junior Counsel with Notice thereof	511	1.65.	1 -	
Attending the Consultation	6	8	6	8
A Fee of One Guinea to?	2 2			•
each Counfel	4 4		4	2
Fee to the fenior Counsel's Clerk	7	6	7	6
Attending Court on shewing				
Cause, when Rule was dif-	3	4	6	8
charged with Costs —				
Paid Entering and Copy Rule	4	4	4	4
Copy and Service thereof on the Affociate	1		. 2	
Return and filing Poftea	2	8	4	4
Rule for Judgment, figning, \		2		2
and Duty		-		4
Usher's Clerk and Docquet Paid the Capiatur Fine	6	8	3	8
Entering Judgment on the	na Prije	0		
Roll, fol. 26	4	4	8	8
Drawing and Ingroffing Affidavit for Increase of Costs, fol. 24			16	
		·	D	uty

	Clerk in Court on the Solicitor	Between Party and Party
Duty 1s. 7d. Swearing 1s. }	£. s. d.	£. s. d. 3 7
Paid for an Office Copy }	17 7	17 7
Drawing a Bill of Costs, and making a fair Copy thereof	3	4
Notice of taxing Costs, Co- py, and Service	I	2
Attending taxing Costs be- fore the Clerk of the Pleas	3, 4	6 8
Paid him for taxing the Bill	2	2
Writ of Possession, figning, fealing, and Solicitor's Fee	12 7	15 11
Capias ad Satisfaciendum for the Costs, Return, filing, and Testatum	12 10	106
Term Fee Clerk in Court }	3 4	10
Paid Postage of Letters		4
If for Want of Confessing Lease, &c. thus:		
Return and filing the Postea Drawing Brief, and making	2 8	4 4
a fair Copy thereof for Counsel to move for leave	1	ı 6
to enter up Judgment J To Counsel a Fee of	10 6	10 6
Attending him, and Court }	1 8	3 4
Paid Entering the Rule, and	11 2	11 2
Signing Judgment Paid Capiatur Fine	6 8	6 8
R 2		Paid

The Solicitor's Suide

	Clerk Cour on the Solice	t	Betw Par an Par	ty d
	-	d.		. d.
Paid Usher's Clk & Docquet	3		3	
Entering the Judgment on]	4			
the Roll, fol. 18]	3		6	
Writ of Possession, signing, 1		~		
fealing, and Solicitor's Fee J	12	7	1,2	II
Drawing and Ingroffing Af				
fidavit for Increase of Costs,			8	
fol. 12				
Duty, Oath, and filing	1	7.1	3	7
Office Copy thereof	9	7	9	7
Notice of taxing Costs, Co-	1		2	
Drawing Bill of Costs, and				
Fair Copy}	3		4	
Attending the Clerk of the				1 3
Pleas to tax the fame	3	4	6	8
Paid him for taxing	. 2		2	
Subpœna for Cofts, and So-1				
licitor's Fee thereon	6	2	12	10
Drawing and Ingroffing a)				
Letter of Attorney from				
the Lessor of the Plaintiff,				
to demand the Costs, Du-			18	8
ty, and Paper, and at-				
tending the Execution				
thereof				
Copy of the Subpœna and			11	
Letter of Attorney to de- liver to the Defendant,				
and thereon to demand			6	
the Cofts —		=1.1		
Attending to deliver fame, &]				
demand Costs personally		7	5	
Term Fee Clerk in Court?				
and Solicitor	3	4	10	
Letters, &c.			4	
	1		7	Tf

If the Costs are not paid by Desendant on serving him personally with a Copy of the Subpæna, and Letter of Attorney, and shewing both originals, at the same time demanding the Costs, the Court will grant an Attachment against him, on an Affidavit of that Fact, and the due Execution of Letter of Attorney,

which see the Form of in the Appendix.

Where a Plaintiff recovers in Ejectment by Verdict, he may bring his Action for the mesne Profits, from the time of the Desendant's Entry, laid in the Declaration. 2 Barn. 59. This Action is best brought in the Name of the nominal Plaintiff, who needs only on Trial, to produce an Office Copy of the Postea of Recovery, but if in the Name of the Lessor, he must prove his Title over again, if insisted on, or he will be nonsuited. 2 Burr. 668.

This Office Copy to be moved by a Counsel's Clerk.
Should a Writ of Error be brought on a Judgment, after Verdict in Ejectment, a Recognizance must be entered into, of two Years Value of the Premises. 2 Barnes, 86. and the Cognizors justify

in double that Amount.

Defendant's Costs in Ejectment.

Doe Lessee &c. against Roe HILARY TERM, 1792.	Clerk in	Between Party
Badtitle at the Suit of Good- title Lessee, &c.	on the Solicitor	and Party
A TTENDING to take Au- thority to appear, and Instructions to defend this Suit Searching if this Ejectment was moved	£. s. d.	£. s. d. 4 4
Drawing a Brief to move to make the Landlord Defendant in the Stead of the Tenants, and fair Copy	ť	т б

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	Clerkin Court on the Solicitor	Party and Party
	£. s. d.	f. s. d.
To Counsel a Fee to move, and attending him	12 2	13 10
Paid for entering, and an Office Copy of the Rulé	4 4	4 4
Entering an Appearance ac-		
Fee thereon	6	9 4
Warrant of Retainer, filling } up, Duty, and filing it	3 7	
Paid for an Office Copy of		
Declaration, fol. 14, and Duty	5 2	5 2
Drawing and Entering a Plea of Not Guilty & Duty	3 3	3 3
Paid for an Office Copy of the Issue, fol. 16, & Duty	5 10	5 10
A Subpœna ad Testissicandum, and Solicitor's Feetnereon	5 2	8 6
Copy Notice of Trial fent	a'Insia	τ
Term Fee Clerk in Court and Solicitor	3 4	1.0
Paid Postage of Letters	73	4
TRINITY TERM, 1792.		
Copy Minute for a special Jury	1	1.
Attending Plaintiff's appoint ment to strike special Jury	6 8	13 4
Paid for a Copy of the 48 pecial Jurors Names	2 6	2 6
Close Copy thereof sent to the Country	1 6	2 6
Attending to and making Inquiry into the Connec-		6 8
tions, &c. of the 48 Jurors		Attending

200 to 20	Clerk in Court on the Solicitor	Between Party and Party
Attending Ptiff's Appointmt \ to reduce the special Jury \ Paid for Copy of the 24 special	8	£. s. d. 6 8
Paid for Copy of the 24 special Jurors' Names as reduced	2 6	2 6
Close Copy sent to the Country	Z.	1 6
Copy of the Minute order- ing a View of the Locus in Quo, by fix of the special Jurors	w, 1216 603 T - 232 202 1 3 61	I
ers, and Time and Place of the Meeting, to take View of the Locus in Quo	3 4	6 8
Attending the special Jurors, Sheriffs, &c. on the View	1	I I
Paid the Shewer for his At- tendance Paid half of their Refresh- ment at the Inn	y the second	I · I
Service of Subpænas for Wit- nesses, drawing Briefs, at- tending at the Assizes, Fees disbursed, &c. The same Rule to be observed as in the preceding Bill for the Plain- tiff.		
MICHAELMAS TERM,	1792.	
Drawing a Brief to move for liberty to apply for a new Trial on this Day fe'ennight, if advised thereto in the mean time, and making a fair Copy thereof	. т 6	2 6
		To

The Solicitor's Guide

	Clerk in Court on the Solicitor.		Between Party and Party.		
To Counsel a Fee to move	£. s.	d.	L. s.	d.	
the fame, and attending him and Court	12	2	13	19	
Paid for entering, and an } Office Copy of the Rule }	4	4	4	4	
Copy and Service on the Plaintiff's Clerk in Court	1		2	i	
Drawing a Brief to move for a new Trial, and making a fair Copy of the same	2	6	5		
To Counsel a Fee to move for that Purpose	II	4	1 1		
Attending him therewith, and the Court on Motion	1	8	3	4	
Paid for entering, and an Office Copy of the Rule to shew Cause	4	4	4	4	
Copy and Service on the Plaintiff's Clerk in Court	101		2		
Affidavit of fuch Service, Duty, and Oath	5.	7	5	7	
Drawing a further Brief, with Observations on the Trial, and Evidence, for Counsel to move to make the Rule absolute, and making a fair Copy thereof	5		10		
Making two fair Copies of Brief for Counsel	5		10		
To Counsel their Fees with Briefs — 4	4		4 4		
Attending instructing them	3	4	6	8	

Attend-

	Clerk in Court on the Solicitor		Betw Par and Par	ty d	
tried this Cause at Nis	£,. s.	d.	£. s.	. E.	
Prius, requesting Minutes of the Trial, and to re-	3	4	3	4	
on Argument Paid the Judge's Clerk his Fee thereon It being confidered necessary	10	6	10	6	
to have a Consultation with Counsel, previous to the final Argument, at-	,		1-		
tending senior Counsel to appoint the same, and afterwards on the junior	3	4	6	8	
Counsel to apprize him of the Meeting, and request his Attendance					
Paid Counsel on Consulta- tion, each a Fee of One Guinea	2 2		2 2		
Paid senior Counsel's Clerk	7	6	7	6	
Attending the Consultation, Clerk, and Solicitor Attending Counsel and Court	3	4	6	8	
on Motion, when our Rule was discharged	3	4	6	8	
Pd for Office Copy of Plain- tiff's Affidavit for Increase of Costs, fol. 12 and Duty	9	7	9	7	
Attending to tax the Plain-	3	4	6	8	
Paid for a fair Copy Bill of Plaintiff's Costs as taxed	1	6	2	6	
Term Fee Clerk in Court and Solicitor, and Letters	3	4	14	1	
٥			L	etier	

A Letter of Attorney from the Lessor of the Plaintiff, to receive Possession from the Sheriff, on an Hab. fac. Possessionem.

To all whom these Presents shall come, I David Lloyd of Welch-Poole, in the County of Montgomery, Gentleman, fend Greeting; Whereas John Goodtitle, Debtor of his present Majesty, lately in his Majesty's Court, before the Barons of his Exchequer at Westminster, by the Judgment of the same Court, recovered against Rhys Jenkin of the Parish of Forden, in the County of Montgomery, Yeoman, his Term yet to come of and in Five Messuages, Five Cottages, Eight Barns, Eight Stables, Two Water-Grift Mills, Eight Gardens, Eight Orchards, Three Hundred Acres of Land, Three Hundred Acres of Pasture, Three Hundred Acres of Meadow, Three Hundred Acres of Arable Land, Three Hundred Acres of Wood, Five Hundred Acres of Marsh Land, Five Hundred Acres of Furze and Heath, and Common of Pasture for all manner of Cattle, with the Aptenances, fituate, lying, and being in the Parish of Forden, in the faid County of Montgomery, which I, the above named David Lloyd, on the thirtieth Day of September, in the Year of our Lord One Thousand, Seven Hundred and Eighty-two, demised to the said John, for a Term of Years not yet expited; And also his Term yet to come, of and in Five other Messuages, Five other Cottages, Eight other Barns, Eight other Stables, Two other Water Grift-Mills, Eight other Gardens, Eight other Orchards, other Three Hundred Acres of Land, other Three Hundred Acres of Pasture, other Three Hundred Acres of Meadow, other Three Hundred Acres of Arable Land, other Three Hundred Acres of Wood, other Five Hundred Acres of Marsh Land, other Five Hundred 'Acres of Furze and Heath, and Common of Pasture for all manner of Cattle, with the Appurtenances, fituate, lying, and being in the Parish of Forden, in the faid County of Montgomery, which I, the above-named David Lloyd, on the twenty-fixth

Day of December, in the Year of our Lord One Thousand Seven Hundred and Ninety-one, demised to the faid John Goodtitle for a Term of Years which is not yet expired, as in and by the faid Judgment Relation being thereunto had, may more fully appear. And whereas a Writ of Habere facias Possessionem on the said Judgment hath lately issued, directed to the Sheriff of Montgomeryshire, returnable from the Day of Easter, in fifteen Days next coming, and the same is intended to be executed forthwith. Now know all Men by these Presents, that I, the above-named David Lloyd, the Lessor of John Goodtitle, the Plaintiff in the above-mentioned Ejectment, and Proceedings thereon named, have made, ordained, nominated, and appointed, and in my Stead put, and by these Presents do make, ordain, nominate, and appoint, and in my Place and Stead put, Llewellin Morgan of Welch-Poole aforesaid, Gentleman, my true and lawful Attorney, for me and in my Name, and to and for my Use, to receive of and from the present, or any future Sheriff of the faid County of Montgomery, the full and peaceable Possession of all and singular, the Tenements in the faid Writ of habere facias possessionem, mentioned and comprized, and to do, receive, and execute, all and every other Act or Acts, Thing or Things, needful or necessary to be done or executed, in and about the Premises, as full and amply to all Intents and Purposes, as I might or could do if personally present, hereby allowing and ratifying all and every Act or Acts, which my faid Attorney can or may lawfully do in and about the Premises, by virtue of these Presents. In Witness whereof I have hereunto set my Hand and Seal, on the first Day of March, in the Year of our Lord One Thousand Seven Hundred and Ninety-two.

David Lloyd.

Sealed and delivered of Owen Tudor.

This is to be ingrossed on 6s. Duty.

Probi-

I shall now proceed to observe on

Probibition.

A Prohibition, is a Proceeding issuing from this Court, to restrain inferior Tribunals, in the holding Plea of Suit, the Cognizance of which, it is suggested, does not belong to them; This superintending Power is wisely lodged in the superior Courts, as best qualified to judge of the Jurisdiction, and control the Excesses of the Inferior. It has the salutary Effect of preserving the Discussion of every Cause, within its peculiar Jurisdiction, and to the Decision of a Jury, which is it was suffered to be encroached on, would distract the Suitor, and produce infinite Consuson, and Disorder, in the Courts.

How to be obtained.

In order to obtain a Writ of Prohibition, the Solicitor procures, on treble fixpenny stamped Paper, from the proper ecclesiastical Office, carefully examined Copies of the Proceedings in the inserior Court, and verifies the Exactness of such Copies by an annexed Assidavit as follows.

Affidavit.

In the Exchequer of Pleas.

David Lloyd against Rhys Jenkin.

Owen Tudor, of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath, and faith, that the feveral Paper Writings hereunto annexed, containing Copies of the Proceedings in the Confiftory Court of the Archdeaconry of and Diocese of in a certain Cause of Disturbance in a Pew, Bench, or Kneeling-place, in the Parish Church of in the County of between David Lloyd, Libellant, and Rhys Jenkin, Respondent, that is to say the Libell, the Personal Answer of the Respondent, the Interrogatories on the Suit of the Libellants, the Depositions

fitions of John Jones, David Adams, and Hugh James, and the Acts of the Court of the of and the of 1791, were duly examined and compared by this Deponent, with the Original Proceedings filed, with the Register of the said Ecclesiastical Court, at the said Register Office at and that the same are true Copies of the said Original Proceedings

Sworn at Welch Pool, &c.

Owen Tudor.

These are sent to the Clerk in Court, who files them, takes Office Copies thereof, prepares and enters the Suggestion on the Roll, prepares a Brief, and instructs Counsel to move thereupon, for a Rule to shew Cause, why a Prohibition should not issue with a cesset Processus in the mean time.

If the Court approves the Motion, they grant the

following

Rule thereupon.

Hilary Term, Thirty-second, George III.

Monday the Twenty-third Day of January.

David Lloyd against Rhys Jenkin.

Upon the Motion of Mr. Ellis of Counsel for the faid Defendant, and reading the Affidavit of Owen Tudor, and the feveral Paper Writings thereto annexed, and the Record of the Suggestion of the said Defendant; It is ordered that the said Plaintiff, David Lloyd, upon Notice of this Rule to be given to him or his Proctor, in the Consistory Court of the Archdeaconry of and Diocese of

shall on the Eighth Day of February next, shew Cause why there should not issue a Writ of Prohibition to the said Court, and in the mean time surther Proceedings be staid.

By the Court.

Rose.

How to be ferved.

This Rule is procured and fent by the Clerk in Court to the Solicitor, who immediately gets Copies thereof ferved on all the Parties concerned and named in the Rule, producing such original Rule on every Service; and an Affidavit of the Service of this Rule must be made, and transmitted to the Clerk in Court, who alone takes every future Step necessary for the obtaining the Writ of Prohibibition.

Affidavit of Service of Rule.

In the Exchequer of Pleas.

David Lloyd against Rhys Jenkin.

Owen Tudor of Welch-Poole, in the County of Montgomery, Gentleman, maketh Oath and faith, that he this Deponent did on the twenty-eighth Day of January instant, personally serve David Lloyd, the Plaintiff above-named, with the annexed Rule, by laying a true Copy thereof upon his Hands, (he being unwilling, and refufing to receive it) and at the fame time shewing him the faid original Rule, and acquainting him with the Contents thereof. And this Deponent further faith, that he did on the same Day serve Mr. John Dale, Deputy Register of the Consistory Court of the Archdeaand Diocese of conry of with the faid annexed Rule, by delivering to Mr. Lamb, a Clerk of the faid Mr. Dale, at his Office, a true Copy of the faid Rule, at the fame time shewing him the said original Rule, and directing him to deliver the faid Copy to Mr. Dale, which he promifed to do.

Owen Tudor.

Sworn at Welch-Poole, &c.

The Clerk in Court prepares a further Brief, which he delivers to Council, who thereupon moves moves to make the same absolute, and if no Cause be shewn, obtains the following

Rule absolute.

Hilary Term, in the Thirty-second Year of King George the Third.

Friday, the 10th Day of February.

Lloyd, Plaintiff, against Jenkin, Defendant.

Upon reading the Rule made in this Matter, of the twenty-third Day of January last, the Affidavit of Owen Tudor, and upon hearing Mr. Ellis, for the said Defendant Rhys Jenkin, It is ordered, that the said Rule of the twenty-third Day of January last be made absolute.

By the Court. Rofe.

The Writ of Prohibition is directed both to the Judge and the Parties; and if they proceed after in the inferior Court, an Attachment may be had, or Action on the Case maintained against them.

Should the Court refuse a Prohibition, it will order a Writ of Consultation to be directed to the Ecclesiastical Court, empowering them to proceed, but if the Rule is made absolute, the Clerk in Court will issue the

Writ of Prohibition.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, &c. To the Rev. A. B. Clerk, Master of Arts, Official Principal of the Consistory Court of the Archdeaconry of lawfully constituted, or his lawful Surrogate, or other competent Judge of the Consistory Court of the Archdeaconry of there in this Behalf, and also to David Lloyd our Debtor, Greeting; It is shewn to us in our Court, before the Barons of our Exchequer at Westminster, on the Part of one Rhys

Rhys Jenkin, that whereas the faid David Lloyd. (here the Suggestion is recited verbatim) we therefore being willing to maintain the Rights of our Crown, and the Laws and Customs of our Realm of England, as by our Oath we are obliged, and being unwilling that any of our liege Subjects should be unjustly or illegally oppressed or aggrieved, or that Matters, which belong only to the Jurisdiction of our Temporal Courts, should be drawn into an Ecclefiaftical Court, or unduly intermeddled with, by the pretended Cognizance, or Sentence, of fuch Spiritual Court, by this our Writ strictly prohibit you, the faid A. B. Spiritual Judge aforesaid, and every other competent Judge in the faid Court of the Archdeaconry of in this Behalf whatfoever, firmly enjoining, that you or any of you do not further proceed in the same Court, in anywise touching the faid Premises, and that you and every of you discharge the said David Lloyd from the Sentence aforesaid at your Peril; Witness Sir James Eyre, Knight, at Westminster, the thirteenth Day of February, in the Thirty-second Year of our Reign.

Richard Edmunds.

Rofe.

How to be ferved, &c.

A Copy of this Writ is ferved on the feveral Parties, in like Manner as the Rule to shew Cause

was ferved, shewing the original Writ.

The Defendant is to enter a common Appearance in the Office of Pleas, and the Plaintiff may thereupon declare and proceed to Issue, &c. as in ordinary Cases.

By 2d and 3d, Edw. VI. C. 13, S. 14.

"That in case the said Suggestion of two honest

and sufficient Witnesses at the least, be not proved

true in the Court, where the said Prohibition

shall be so granted, within six Months next sol
lowing, after the said Prohibition shall be so

granted and awarded, that then the Party that is

letted

"I letted or hindred of his or their Suit in the Ecclefiaffical Court by the Prohibition, shall upon his
or their Request or Suit, without Delay, have a
"Consultation granted; and shall also recover
double Costs and Damages against the Party that
fo procured the said Prohibition, the said Costs
and Damages to be affigned or assessed by the
Court where the said Consultation shall be
fo granted; for which Costs and Damages, the
Party to whom they shall be awarded may have
an Action of Debt by Bill, Plaint or Information, in any of the King's Courts of Record,
wherein the Desendant shall not wage his or their
Law, nor have any Essoign or Protection allowed
or admitted."

8th and 9th W. III. C. 11, S. 3.

"In all Actions of Waste, and Actions of Debt,
upon the Statute of not setting forth of Tithes,
wherein the single Damage found by the Jury
shall not exceed the Sum of twenty Nobles, and
in all Suits upon any Writ or Writs of Scire Facias, and Suits upon Prohibitions, the Plaintiff
obtaining Judgment, or any Award of Execution
after Plea pleaded, or Demurrer joined therein,
shall likewise recover his Costs of Suit; and if the
Plaintiff shall become nonsuit, or suffer a Discontinuance, or a Verdict shall pass against him, the
Defendant shall recover his Costs, and have Execution for the same, in like Manner as aforesaid."

Vide also, Rep. Pr. in C. B. 158. Creak against Pitcarn. 'Latch, 140. Watkinson against Pacy. Rep. Pr. in C. B. Wills against Turner. Hil. 2, G.I. Eod. 21. Bettenson against Henchman. Mich. 7 Geo. 1. 2 Barn. 117. Malton against Ackham.

The Solicitot's Suide

Bill of Costs in Prohibition.

Clerk in |

Court

on the

Between

Party

and

	Solicitor			Party		
	£.	s.	d.	£.	s.	d.
TRINITY TERM, 1	791					
A TTENDING Mr. Rhys Jenkin, taking War- rant and Instructions to profecute a Prohibition Paid for Office Copy of the Proceedings in the Spiritual Court to ground the Suggestion	>				4	4
Attending to bespeak the same, and afterwards to examine such Copies with the original Proceedings	}				6	8
Drawing and Ingroffing an Affidavit, verifying the Copies to be perfect, Duty, Oath, and filing	>	1			6	7
Drawing the Suggestion,	}	13		1	6	
Gave Fee to Counsel to set-	1 }	I		ι	1	
Attending Counsel there-		3	4		3	4
Ingroffing the Suggestion		8	8		17	4
Paid entering with the Clerk		6	11		6	
of the Pleas, and Duty	1		11		0	1.
Paid for an Office Copy of all the Proceedings, and Affidavit of the Verifica- tion thereof)	15	3	ı	15	3
				D	raw	ing

	Clerkin Court on the Solicitor			Between Party and Party		
Drawing a Brief, and mak- ing a fair Copy thereof for	£.			£.		-
Council to move for a		7	10		15	8
Fee to Council therewith	I	1		1	1	
Attending him thereupon, and the Court on Motion		3	4		6	8
Paid the Bag bearer for						
bringing the Suggestion Roll into Court		I			1	
Paid for Entering, and an						
Office Copy of the Rule to shew Cause		4	4		4	4
Copy and Service of the					6	
Rule on David Lloyd Services on the Spiritual						
Judge, and the adverse					12	
Affidavit of fuch Services					5	7
Paid for filing the Affidavit		4			6	
of fuch Services, and Of-		6	7		0	7
Brief for Council to make						
the Rule to shew Cause absolute		I	6		2	6
To Counsel to move to make						
fame absolute ——	1	I		I	1	
Attending him and Court on						
8th Feb. when the Rule was enlarged by Plaintiff		3	4		3	4
Paid for an Office Copy of		2	2		2	2
Drawing a further Brief						_
and making a fair Copy						
thereof, for Council to		1			1	6
move to make the Rule			, 1			
					Fe	c

The Solicitor's Guide

	Clerkin Coutt on the Solicitor		Between Party and Party		
	£. s.	d.	£.	s.	d.
Fee to Counfel therewith	IT		I	I	
on the 13th Feb. when the Rule was made abfo-	3	4		6	8
Paid the Bag-bearer for					
bringing the Suggestion	1			I	
Drawing and Ingroffing the					
Writ of Prohibition, Du-					
ty, Parchment, figning, and fealing, and Solicitor's Fee) II	3	1	7	11
Copy, and Service thereof on the Spiritual Judge and Proctor			1 10	5	
The like on the Party David]					
Lloyd —			1	5	
Term Fee and Letters	3	4	3	3	4
MICHAELMAS TERM.					
Attending taking Warrant,)					
and Inftructions to appear			4		4
Appearance for Rhys Jen-	6		9)	4
Warrant of Retainer, Duty, filling up, and filling The further Part of the Bill	3 7				
is, as in other common Cases at					
Law to issue.		1			

Judgment

Of Judgments by Confession.

Warrant of Attorney to Confess Judgment, Duty 6s.

To Rogers Jortin, John Miller, Abel Jenkins, and Richard Edmunds, Gentlemen, Attornies of his Majesty's Court of Exchequer at Westminster, jointly and severally.

These are to defire and authorize you, the Attornies above-named, or any one of you, as an Attorney of the Court of Exchequer aforefaid, to appear for me Rhys Jenkin of Welch-Poole, in the County of Montgomery, Grocer, in the faid Court of Exchequer, as of last Hilary Term, next Easter Term, Trinity Term, or any other subsequent Term, and then and there to receive a Declaration for me in an Action of Debt. for Five Hundred and Seventy Pounds, Money borrowed, at the Suit of David Lloyd; and thereupon to confess the same Action, or else to suffer a Judgment by nil dicit, or otherwise, to pass against me in the same Action, and to be thereupon forthwith entered up against me of Record, of the said Court, for the faid Sum of Five Hundred and Seventy Pounds, with Costs. And I the said Rhys Jenkin do hereby further authorize and impower you, the faid Attornies, or any one of you, after the faid Judgment shall be so entered up as aforesaid, for me and in my Name, and as my Act and Deed, to fign, feal, and execute, a good and sufficient Release in the Law to the said David Lloyd, his Heirs, Executors, and Administrators, of all and all Manner of Error and Errors, Writ and Writs of Error, and all Benefit and Advantage thereof, and all Misprisions of Error and Errors, Defects and Imperfections what soever had, made, committed, done, or suffered, or to be had, made, committed, done, or suffered, in, about, touching, or concerning any Writ, Warrant, Process, Declaration, Plea, Entry, or other Proceedings whatfoever, of, or any way concerning the fame; And for what you, the said Attornies, or any one of you shall do, or cause to be done in the Premises, or

any of them, this shall be to you and every of you a sufficient Warrant and Authority. In Witness whereof, I have hereunto set my Hand and Seal, the Twentieth Day of February, in the Thirty-second Year of the Reign of our Sovereign Lord George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, and in the Year of our Lord, One Thousand, Seven Hundred and Ninety-two.

R. Jenkin,

Sealed and Delivered, being first duly stamped, Owen Tudor. in the Presence of

2 Strange, 902. When a Warrant of Attorney is executed by one in Custody, there shall be an Attorney present.—Regula Generalis. Though this Rule does not extend to Cases where the Desendant is in Custody under criminal Process. Charlton against Fletcher. 4 T. R. 433.

An Occasional Indorsement.

The Within Warrant of Attorney is given to fecure Payment of the Sum of Five Hundred Pounds, with all Interest to become due on the same, up to, and on the first Day of July next ensuing, nor is Judgment to be entered up thereon before that Day. Should Default be then made in Payment of the faid principal Sum of Five Hundred Pounds, with all Interest as aforesaid, then the within-named Plaintiff shall be at full liberty forthwith to enter up Judgment on the within Warrant of Attorney, to iffue Execution thereon, and levy all the Principal and Interest to be calculated up to the fifth Day after the Return Day of such Execution, together with full Costs, Sheriff's Poundage, Bailiff's Fees, and all incidental Expences occasioned by such Levy and Proceedings, so that the said Plaintiff do receive, without Deduction, his full principal Money with Interest, it being the Intention of both Parties, that he shall be absolutely indemnified against all Costs, Charges, and Expences, in anywise re-

lating thereunto.

The common Costs of entering up a Judgment by Confession are three Guineas to Solicitor, out of which the Clerk in Court's Charge is two Pounds and Eight Pence.

Old Warrant of Attorney.

Should a Delay happen, so that Judgment is not entered up, within a Year and a Day, after the Warrant of Attorney is given, the following Affidavit must be made, and a Baron's Order obtained thereon, before same can be entered up and signed.

old, Motion must be made to the Court for leave to enter up Judgment. Vide 1 Barnes, 37. Hayme

against Hayme.

Affidavit of Debt, and Defendants living, &c.

In the Exchequer of Pleas.

David Lloyd, Plaintiff, agt Rhys Jenkin, Defendant.

David Lloyd, of Welch-Poole in the County of Montgomery, Gentleman, the above-named Plaintiff, and Owen Tudor, of the same Place, Gentleman, feverally make Oath and fay, and first this Deponent David Lloyd for himself saith, that the above-named Defendant, Rhys Jenkin, being justly indebted unto this Deponent in the Sum of Five Hundred Pounds, for Money by him borrowed of this Deponent, he did, in order to secure unto him Re-payment of the same, execute unto this Deponent a certain Warrant of Attorney, bearing date the twentieth Day of February, One Thousand Seven Hundred and Ninety-two, thereby authorifing certain Attornies therein named, or any other Attorney of this Court, to appear for him, the faid Rhys Jenkin, as of the then last Hilary Term, next Easter Term, Trinity Term, or any other subsequent Term, and then and there to receive a Declaration for him in an Action of Debt, for Five Hundred

Hundred and Seventy Pounds, for Money borrowed, at the Suit of this Deponent, and to confess the same Action, or else to suffer a Judgment by nil dicit, or otherwise to pass against him in the same Action, and to be thereupon forthwith entered up against him of Record in this honourable Court. And this Deponent surther saith, that there is now justly due and owing to him this Deponent, for principal Money and Interest, the Sum of Five Hundred and Pounds,

Pence, and that fuch War-Shillings, and rant of Attorney is in its full Force and Effect, and that he verily believes the faid Defendant is living. he this Deponent having feen and converfed with him about fix Days fince. And this Deponent, Owen Tudor, for himself saith, that he was present, and did fee the faid Warrant of Attorney duly executed by the faid Defendant Rhys Jenkin, and that the Name R. Jenkin set and subscribed at the Foot thereof, is of the proper Hand-writing of the faid Rhys Jenkin; and that he did fign, feal, and as his Act and Deed deliver the fame in the Presence of this Deponent, and that the Name Owen Tudor, fet and subscribed as the Witness thereto, is of the proper Hand-writing of this Deponent.

> David Lloyd. Owen Tudor.

Sworn at Welch-Poole aforefaid, the Day of 1793.

Or this may apply in some Cases.

In the Exchequer of Pleas.

David Lloyd, Plaintiff, agt Rhys Jenkin, Defendant.

David Lloyd, of Welch-Poole in the County of Montgomery, Gentleman, and Owen Tudor, of the fame Place, Gentleman, feverally make Oath, and first the said David Lloyd for himself saith, that there is now due and owing to him, this Deponent,

the

the Sum of Eighty-eight Pounds, Part of the Debt fecured to be paid unto him, this Deponent, in and by a certain Bond or Obligation, in the penal Sum of One Hundred and Eighty Pounds, bearing date the Eighth Day of January, in the Year of our Lord One Thousand Seven Hundred and Eightyfeven, entered into by the faid Defendant Rhys Jenkin, unto him this Deponent, and for which this Deponent hath a Warrant of Attorney duly executed by the faid Defendant, bearing even Date with the faid Bond to confess Judgment thereon in this honourable Court, but which hath not as yet been entered up; And this Deponent further faith, that the faid Rhys Jenkin is now alive, as he verily believes, he having feen (a Letter from the faid Rhys fenkin, addressed to Peter Hughes, Esq; of the Town of Montgomery, bearing Date the 21st Day of April, Inst. in the proper Handwriting of, and signed by the said Rhys fenkin, with which Writing and Signature this Deponent is well acquainted) and discoursed with the said Rhys Jenkin within these fix Days last past; And the faid Owen Tudor for himself saith, that he was present, and did see the said Rhys Jenkin duly execute the Bond and Warrant of Attorney above-mentioned; and that the Name "Rhys Jenkin" appearing to be the Party executing, and the Name "Owen Tudor" subscribed as a Witness to the due Execution of the said Bond and Warrant of Attorney aforesaid, are of the proper and respective Hands-writing of the said Rhys Jenkin and this Deponent.

Sworn at Welch-Poole aforesaid, &c.

David Lloyd, Owen Tudor

If a Judgment of more than Twelve Months standing.

Should a Judgment have been entered up on a Warrant of Attorney, for figned in any other Inflance, on which no Proceedings have been had for twelve Months or upwards, such Judgment must be revived

revived, before Execution can be iffued out thereon, by Scire facias directed to the Sheriff of the County where the Venue is laid, in the following Form.

Scire facias to revive a Judgment.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and fo forth, to the Sheriff of Montgomerythire, Greeting; Whereas David Lloyd, our Debtor, in our Court before the Barons of our Exchequer at Westminster heretofore, that is to say, in Trinity Term, in the Twenty-ninth Year of our Reign, by the Confideration and Judgment of our faid Court, recovered against Rhys Jenkin One Hundred and Fifty three Pounds, Fourteen Shillings and Six Pence for his Damages, which he had sustained by reason of not performing certain Promises and Undertakings, by the faid Rhys to the faid David lately made, whereof he is convicted, as by the Record thereof, remaining in our faid Court, more fully appears; And although the faid Judgment be rendered, yet Execution thereof still remains to be made, as we have been informed and believe, and we being willing, that those Things which are rightly done in our faid Court should have due Execution, command you, that by honest and lawful Men of your Bailiwick, you cause it to be made known to the faid Rhys Jenkin, that he be before the Barons of our Exchequer at Westminster, from the Day of Easter in fifteen Days next coming, to shew it he hath, or can, fay any Thing for himself, why the faid David ought not to have Execution against him for the Damages aforesaid, in Form aforesaid, recovered, and in what Manner you shall execute this our Command, do you make appear to the Barons of our faid Exchequer at Westminster, from the Day of Easter in fifteen Days aforesaid, and have you there the Names of them by whom you shall make it known to him, and this Writ; Witness Sir James Eyre, Knight, at Westminster, the ThirThirteenth Day of February, in the Thirty-second Year of our Reign.

Ll. Morgan, Solicitor., Richard Edmunds.

Rose.

On this Writ the Sheriff grants a Warrant or Summons to his Bailiffs, in the following Form.

Summons on a Scire Facias.

To William Davies and George Smout, my Bailiffs.

Montgomeryshire to wit. Summon Rhys Jenkin, that he be before the Barons of the King's Exchequer at Westminster, from the Day of Easter in sisteen Days next coming, to shew if he hath or can say any thing, why David Lloyd the King's Debtor should not have Execution against him for One Hundred and Fisty-three Pounds, Fourteen Shillings, and Six Pence Damages, according to the Effect of a Recovery whereof he was convicted. Dated this

Arthur Williams, Efq. Sheriff.

Ll. Morgan, Solicitor.
Richard Edmunds.

Rofe.

How to be ferved.

A Copy of this Warrant is served by the Bailiff on the Desendant personally, or on his Wise, his Child, (of Years of Discretion) or Servant, at his Dwelling-house, and the Scire facius thus returned.

Return of a Summons.

By virtue of this Writ to me directed, I have by William Davies and George Smout, good and lawful Men of my Bailiwick, given Notice to the within-named Rhys Jenkin to appear before the Barons of the Lord the King, of his Exchequer at U 2 Westmin-

The Solicitor's Guide

Westminster, on the Day and at the Place within mentioned, as I am within commanded.

The Answer of

Arthur Williams, Efq. Sheriff.

Rule and Judgment.

This Writ and Return being transmitted to the Clerk in Court, he gives a Four-day Rule for the Defendant to appear, which if he neglects to do, the Plaintiff, on the fifth Day, may sign a Judgment on the Scire facias, and sue out Execution at Pleafure.

By two Scire facias returned Nihils.

It fometimes happens, that the Plaintiff does not choose to serve Desendant with the Summons, (because, should he appear thereto, he may effect an injurious Delay) but to leave the Scire facias in the Sheriff's Office, and call for a Return of Nihil thereon, which is in the following Form.

Return of Nibil.

The within-named Rhys Jenkin hath not any Thing in my Bailiwick, whereby, or by which I can give him Notice, as I am within commanded, nor is the faid Rhys Jenkin, found in the fame.

The Answer of

Arthur Williams, Efq. Sheriff.

On this Return, an Alias Scire facias issues, and is returned a Nihil in like Manner by the Sheriff. A Rule is then given of Four Days, and Judgment signed for want of Appearance, on the fifth, which equally entitles the Plaintiff to Execution at Pleafure, as two Nihils are considered equal to a Scire fect.

Judgment of Ten Years.

If the Judgment is above ten Years standing, you cannot proceed without Leave of the Court, to be had by Motion and Rule, on an Assidavit thereof, the Form of which is before given.

If Defendant appears.

In any of those Cases, if the Desendant appears, the Plaintiff must declare, &c. and go on to Issue and Trial, as in ordinary Cases.

Executors, &c. and Bail.

Similar Writs issue, and Proceedings are taken, where a Judgment is to be revived against the Executor or Administrator of a deceased Defendant, or to fix Bail upon a Recognizance; but no Proceedings by Scire facias in all Cases (where there is no Penalty out of which a Party can protect himself against the Costs thereof) are out of the Party's own Pocket. It is most prudent to bring an Action on the Judgment which the Desendant is bound to pay the Costs of.

A Bill of Costs on a Scire Facias.

In the Exchequer. Lloyd against Jenkin.

EASTER TERM, 1792.

	Clerk in Court on the Solicitor.		Between Party and Party.		
A TTENDING the Plain-	£.	s.	d.	£. s.	d.
ment, and an Authority to prosecute the same. Attending at the Exche-				4	4
quer Office of Pleas, to fearch for the Judgment, 3s. 4d and paid for fuch Search is		2	8	4	4
Warrant of Retainer, filling up the same, filing it, and Duty		3	7		

	Cler	k in	Between		
	Cou	rt '	Par	ty	
	on t	he	and		
	Solic	itor	Par	ty	
	£. 3	. d.	L. 5	. d.	
Drawing and Ingroffing a					
Writ of Scire facias, to					
revive the Judgment ob	2	4	3	4	
tained in Trinity Term,	•				
1789 —					
Parchment and Duty 35.					
figning 2s. fealing 9d. and	5	9	12	5	
Fee 6s. 8d	•	,			
Paid 1s. to the Sheriff for 1					
the Return, and Is. to the	T		2		
Clk in Court for filing it		100			
An Alias Scire facias, Duty,)					
Parchment, figning feal-	0	1	15		
ing, and Fee	9		• • •	9	
Paid Sheriff 1s. for the Re-					
turn, and Clerk in Court	1		2		
1s. for filing it		1.5	-		
Rule for Judgment 2s. 2d.					
and figning Judgment 2s. }	4	2	4	2	
Roll Judgment on the	1	6	3		
Execution, Return, filing, and Testatum	14	10	1 2	6	
Term Fee Clerk in Court			_		
	_	. 1			
and Solicitor, and Let-	3	4	14		
ters — J					

Warrant of Attorney to acknowledge Satisfaction on a 6s. Duty.

To Rogers Jortin, John Miller, Abel Jenkins, and Richard Edmunds, Gentlemen, Attornies of his Majesty's Court of Exchequer at Westminster, jointly and severally.

Whereas I David Lloyd, of Welch-Poole in the County of Montgomery, Gentleman, heretofore, that is to say, in or about the Term of the Holy Trinity

Trinity last past, obtained a Judgment in his Majesty's Court of Exchequer at Westminster aforefaid, against Rhys Jenkin, for a certain Debt of Five Hundred and Seventy Pounds, together with Sixty-three Shillings Damages, or Costs of Suit, as by the faid Record thereof may more fully appear. And whereas I the faid David Lloyd have received Satisfaction for, and been fully paid the fame. These are therefore to desire and authorize you, the Attorneys above-named, or any one of you, to acknowledge and enter Satisfaction upon the Record of the same Judgment; And for your so doing this shall be your sufficient Warrant and Discharge in that Behalf. In Witness whereof I have hereunto fet my Hand and Seal, the Twelfth Day of April, in the Thirty-second Year of the Reign of our Sovereign Lord George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and fo forth, and in the Year of our Lord, One Thousand Seven Hundred and Ninety-two. David Lloyd, (L

Sealed and Delivered (being first duly stamped) in the Presence of

Owen Tudor.

Costs of entering Satisfaction on the Roll.

	Clerk in Court on the Solicitor.	Between Party and Party.		
	£. s. d.	L. s. d.		
THE Clerk in Court en- tering Satisfaction of the Judgment on the Roll	8 8	8 8		
The Solicitor's Fee thereon, (exclusive of the above War-rant of Attorney)		6 8		
Postage of Letters —		2		

Of Writs of Habeas Corpus.

Of Writs of Habeas Corpus, (which I shall next mention) there are several;—Some of them have been before observed upon. These Writs may be returnable in this Court as the Occasion requires. Their Operation is, to remove from one Court, or one Prison, to another, Persons who have been committed to any Place of Consinement. They are also useful when a Desendant, who is charged in Custody of any Sherist, or other Officer, with Process issuing out of the other Courts at Westminster, is desirous of being turned over, or removed to the Fleet Prison; This he may accomplish, by suing out a Habeas Corpus, (having been previously charged with Process issuing out of the Office of Pleas, that he may be returned so charged) and being taken before a Baron, the Desendant is committed to the Fleet Prison of Course:

The Writs of Habeas Corpus will be more clearly understood by an Explanation of their separate Uses; First, The Habeas Corpus cum Causa is used, to remove both the Person and all Causes, (at least where the Debt or Damages exceed Five Pounds) against such Defendant, in any inserior Jurisdic-

tion, into this Court.

The Habeas Corpus ad faciendum et recipiendum has the same Effect, and is indeed only another

Name for the same Writ.

The Habeas Corpus ad respondendum lies where a Desendant is imprisoned upon Process in the King's Bench Prison, and a third Person is desirous of suing the Prisoner in this Court. By this Writ he will be removed from the King's-Bench Prison to the Fleet Prison, to answer to the Action in this Court.

See this Writ under Title Prisoner.

The Habeas Corpus ad Satisfaciendum lies, to charge

the Prisoner in Execution.

See this Writ under Title Prisoner.
The

The Habeas Corpus ad Testificandum is to bring a Prisoner up to give Evidence in a ause.

See this Writ under Title Witness in Custody.

In order to obtain any of these Writs, the Solicitor must, by way of Præcipe, surnish the Clerk in Court with an accurate Stile, or Name of the Court, Sheriff, or other Officer, to whom the same is to be directed, together with the Names of the Parties to the Suit.

The Writ (I am now speaking of the Habeas Corpus cum Causa) must be delivered to the proper Officer of such inserior Court, the Power of which is thereby instantly suspended, and surther Proceedings staid.

The Officer must return the Writ, with all Causes against the Defendant; and any Omission

therein will be considered as an Escape.

The Writ, when returned, must be delivered to the Clerk in Court to be filed, and the Person of the Desendant being then moved to the superior Court, the inferior one hath lost its Jurisdiction.

All the Proceedings in this Court are henceforth de novo, and new Bail must be put in to the Action on a Four-day Rule, to be given for that Purpose.

If several Actions are returned, a like Rule must be given in each separately. In Default of attend-

ing to these Rules, a Procedendo iffues.

A Habeas Corpus to the Marshalfea.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and fo forth; To the Judges of our Palace Court at Westminster, and to every of them Greeting; We command you, and every of you, that the Body of Rhys Jenkin, or by whatfoever other Name or Names, Addition or Additions the said Rhys Jenkin may be known, taken, and as it is said, detained in our Prison, under your Custody, or the Custody of some or you, together,

with the Day and Cause of his Caption and Detention in the same, you have before the Barons of our Exchequer at Westminster, from the Day of Easter in fifteen Days next coming, to do and receive what our said Court shall then and there order concerning him; Witness Sir James Eyre, Knight, at Westminster, the Thirteenth Day of February, in the Thirty-second Year of our Reign.

Richard Edmunds.

Rofe.

By the Statute of 43 Eliz. c. 5. No Writ of Habeas Corpus, or other Writ for the removing a Cause out of any inserior Court, shall be received or allowed by any Judge or Officer to whom the same shall be delivered, except the Writ be delivered before the Jury, which is to try the Issue have appeared, and one of them sworn to try the Cause; but that the Judge, &c. may proceed in such Case, as if no such Writ had been delivered to him.

The Solicitor pays the Clerk in Court 17s. 8d. for the Habeas Corpus, on which he has a Fee of 6s. 8d.

A Certiorari

May also be issued out of the Court of Exchequer, and is a Writ in the Nature, and of the same Essect as a Habeas Corpus cum Causa. This Writ is used, to bring up the Record of Proceedings into this from an inferior Court, to correct the same.

The following Form will more clearly ex-

plain it.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, To the Mayor, Aldermen, and Burgesses of the Town of Shrewsbury, in the Town of Salop, Greeting. Being willing, for certain Reasons, to be certified of a certain Plaint in our Court, before you now depending, against Rhys Jenkin, at the Suit of David Lloyd, in a Plea of Trespass on the Case, We command you, that the Plaint aforesaid, as fully and entirely with all things touching

touching the same, as it remains before you, by whatever Name the said Rhys Jenkin may be called in the same, without Delay you certify to the Barons of our Exchequer at Westminster, from the Day of Easter, in Fifteen Days next coming, in the Office of Pleas there, together with this Writ, that we may further cause to be done therein, as of Right we shall see fit to be done; Witness Sir James Eyre, Knight, at Westminster, the Thirteenth Day of February, in the Thirty-second Year of our Reign. By the Barons.

Richard Edmunds.

This Writ is delivered by the Solicitor, to the Secondary, or other proper Officer of the Court to which it is addressed, and the Record, with the Proceedings, are returned by him into the Office of Pleas. All subsequent Process thereon is attended to and purfued by the Clerk in Court, after the same Manner and Form as Actions are in common,

and before observed on.

To either the Writ of Habeas Corpus cum Causa, or Certiorari, the Defendant must appear and put in Bail, after Removal of the Cause, as soon as he shall be ferved by the Plaintiff with a Rule for that Purpose, but till that Step is taken, he is not obliged to Should the Plaintiff proceed to enforce the do fo. same, and the Defendant neglect to pay Obedience to the Rule, and put in and justify his Bail in due Time, the Plaintiff may apply for and iffue

A Procedendo.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, To the Mayor, Aldermen, and Burgesses of the Town of Shrewsbury, in the County of Salop, and to every of them Greeting. Although we lately by our Writ commanded you, that you should have the Body of Rhys Jenkin detained in our Prison, under your Custody, as it

was faid, under fafe and fecure Conduct, together with the Day and Cause of his being taken and detaine, by whatsoever Name the said Rhys Jenkin might be called in the same, before the Barons of our Exchequer at Westminster, from the Day of Easter, in Fifteen Days last past in the Office of Pleas there, to do and receive all and fingular those things, which our faid Barons at our faid Exchequer should then and there confider of him in that Behalf; Yet we being now moved by certain Causes in our Court, before the Barons of our faid Exchequer, command you and every of you, that in all Plaints or Suits against the said Rnys Jenkin, at the Suit of David Lloyd, in our Court before you, or any of you, levied or affirmed, or before you or any of you now depending undetermined, you proceed with that Speed you can, in fuch Manner, according to the Law and Custom of England, as you shall see proper, our faid Writ to you thereupon first directed to the contrary, in any thing notwithstanding. Witness Sir James Eyre, Knight, at Westminster, the Twenty-first Day of May, in the Thirty-second Year of our Reign.

By the Barons.

Richard Edmunds.

This Writ is delivered to the same Officer to whom the Certiorari was before directed, who files it on the Proceedings of the Court, and by Virtue thereof, that Court resumes its Jurisdiction in the said Action, and proceeds to Judgment in like Manner as if no Certiorari had at all issued.

Of Proceedings in Error.

Writs of Error are in the nature of an Injunction against the issuing an Execution on a Judgment, or it already issued, and not actually executed, it supersedes such Execution, as soon as the Allowance is served, which is done by Delivery of the Writ itself, to the adverse Clerk in Court, and a Party proceeding afterwards is liable to be attached, for Contempt.

These

These Writs are too often designed for Delay and evil Purposes; yet, be that as it may, there is this singular Advantage attending their Prosecution here, that as no Rule to alledge Diminution, nor any other Engine of Delay is permitted in this Court, they will certainly be Non-prossed on the second Tuesday, in the Term next ensuing that, on which the Judgment has been given, and the Desendant's Costs thereos generally amount to about fifteen Pounds, under the Chancellor's Allocatur.

This Writ is issued out of Chancery by the Curfitor of the County, in which the Action was brought, returnable in the Exchequer Chamber upon a Præcipe, stating the County, Nature of the Action, and Parties' Names, for which is paid

11. and 64. by the Solicitor to the Cursitor.

When the Writ is obtained, it must be first allowed by the Chief Baron, to whose Clerk you pay 195, 4d. afterwards by the Clerk of the Pleas, 65. 8d. and then delivered to the Clerk in Court, who will solicit all the surther necessary Proceedings thereon.

The Form of a Writ of Error.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so south, to his Treasurer and Barons of his Exchequer, Greeting; For as much as in the Record and Process, as also in giving Judgment in a Plaint which was before you, the said Barons in our Court of the said Exchequer by Bill, between David Lloyd our Debtor, and Rhys Jenkin, of a Plea of Trespass on the Case, as it was said manifest Error hath intervened, to the great Damage of the said Rhys, as by his Complaint we are informed. And whereas by a Statute made in the Parliament of Edward the IIId. late King of England, holden at Westminster in the 31st Year of his Reign, it was agreed and established amongst other Things, that

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all Cases touching the King, or other Persons, where any Man complaineth of Error made in the Exchequer, the Chancellor and Treasurer should cause to come before them, in the Chamber of Council, nigh the Exchequer, the Record and Process out of the Exchequer; and taking to them the Justices and other sage Persons, such as to them shall seem meet to be taken, shall cause to be called before them, the Barons of the Exchequer, to hear their Information, and the Cause of their Judgments, and thereupon shall duly examine the Business, and if any Error be found, shall correct and amend the Rolls, and after fend them into the Exchequer, to make thereof Execution, as in the faid Statute is more fully contained; We therefore willing that the faid Error, if any, be amended according to the Form of the said Statute, and that full and speedy Justice be done to the faid Parties in this Behalf, do command you, if Judgment be given thereupon, then you cause the Record and Process aforesaid, with all things touching the same, to come before our Chancellor, and you the said Treasurer, into the Charber of Council night he faid Exchequer, called the Council-Chamber, on Tuesday the Nineteenth Day of June next coming; That the faid Chancellor, and you the faid Treasurer, viewing and examining the Record and Process aforesaid. and hearing your Information, you the faid Barons may, by the Advice of the Justices, and other fage Persons aforesaid, cause further to be done in this Behalf, as of Right, according to the Form of the said Statute, shall be meet to be done. Witness Ourself, at Westminster, the Twenty-first Day of May, in the Thirty-second Year of our Reign. Talbot.

Inder sed.

I have allowed this Writ of Error, Dated the 23d Day of May, 1792.

James Eyre.

Let it be affiled.

Rose.

By Stat. 5 Geo. I. c. 13, All Writs of Error, wherein there shall be any Variance from the original Record, or other Desect, may be amended by the Court, and made agreeable to the Record. And where any Verdict hath been given in any Suit, &c. in any of his Majesty's Courts at West-minster, or other Court of Record, Judgment there-upon shall not be staid or reversed, for any Desect or Desault, in Form or Substance in any Bill, Writ, &c. or for Variance in such Writs, from the Declaration, or other Proceedings.

How to Non-pros a Writ of Error.

A Brief is prepared, shortly stating the several Stages and Circumstances of the Cause, with which the Solicitor attends his Counsel to the Exchequer Chamber, on the Day of the Return of the Writ of Error; and the Court sitting, the Counsel moves, That the Writ of Error brought in the Cause be non-prossed, for that the Plaintist hath not assigned Error, whereupon the following Order is made.

Trinity Term, in the Thirty second Year of the Reign of King George III.

Jenkin against Lloyd.

Tuesday the 19th
Day of June.

In the Exchequer, upon
Writs of Error depending
on Judgments in the Office of Pleas, in the Court
of Exchequer.

It is ordered, that the Defendant have his Execution, upon the Judgment given between the faid Parties, in the Office of Pleas in the Court of Exchequer, and his Costs to be taxed thereupon, by Reason of the Delay of Execution, on Account of a Writ of Error obtained by the faid Plaintiff, because the said Plaintiff did not prosecute the Writ

of Error aforesaid.

By the Court.

Rose.

The very expeditious Manner in which this Writ is disposed of, is a great Encouragement to Plain-

Plaintiffs preferring the Practice of this Court. That Circumstance, added to the Dread of an increasing Expence to the Defendant, very frequently stimulates him to an Exertion, by which the Plaintiff is secured his Debt and Costs; which, in case the Judgment was to be suspended for five or six Terms, (as in other Courts) might be wholly lost, by Bankruptcy, Death, or other Fatality.

Writ of Error in Parliament.

Though this Writ of Error is thus non-proffed, yet the Party is at liberty to bring a further Writ of Error, returnable in the House of Lords, or High Court of Parliament. Should this be done in Term Time, and the Parliament sitting, the Defendant moves the Court for, and obtains an Order, that the Plaintiff in Error do, within eight Days, certify the Record into Parliament; and if he neglects to do so, the Desendant may take out Execucution, as though no Writ of Error had been brought.

Should the Plaintiff transcribe, and carry in the Record, the Defendant's Clerk in Court will furnish his Solicitor with a correct Office Copy of the final Judgment, and the Judgment of Non pros on the Writ of Error returnable in the Exchequer.

The Solicitor will thereupon prepare and deliver his Brief to Counfel for Argument, of the Writ of Error, before the Lords as the supreme Court of our Judicature.

All further Proceedings thereon will abide the Event of such Argument, and be attentively purfued by the Clerk in Court under his Client's Infiructions.

In all Cases, where a Writ of Error is brought upon Judgment obtained by Verdict of a Jury on Trial at Nist Prius, in Debt upon Bond, &c. The Plaintiff in Error must, within four Days after Allowance of the Writ of Error, put in Bail, before one of the Barons of the Court, in the nature of a penal Security, that he will prosecute such Writ of Error

Error with Effect. Vide 3 Jac. I. c. 8. 13 Car. II. c. 2. and 16 and 17 Car. II. c. 5.

No Render of the Principal will afterwards exonerate the Bail, who fo enter into this Recognizance, the Language and unequivocal Import of the Recognizance being, "That Plaintiff in Er-" ror shall prosecute his Writ of Error with Effect, " and if Judgment be affirmed, shall satisfy the Debt, " Damages and Costs recovered, together with such " Costs as shall be awarded, by Occasion of the Delay of

" Execution, or else they (the Bail) shall do it for " him." the Bail therefore must be answerable.

If the Plaintiff in Error neglects fo to do, within fuch four Days, Execution may be forthwith issued upon the Judgment, and levied without any Respect to that Writ, which, for want of Bail, becomes a Nullity.

The following is the Form of a Recognizance, which is to be ingroffed on a double 58. Duty on Parchment, and acknowledged before the Chief

Recognizance on a Writ of Error returnable in the

Exchequer Chamber in Cafe.

Be it remembered, that John Doe, of Cheapfide in the City of London, Merchant, and Richard Roe, of Bloomsbury-Square in the County of Middlesex, Esq; came before the Right Hon. Sir James Eyre, Kinght, Chief Baron of his Majetty's Court of Exchequer at Westminster, upon the seventeenth Day of February, in the Thirty-second Year of the Reign of our Sovereign Lord, George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and fo forth, and in the Year of our Lord, One Thousand Seven Hundred and Ninety-two, and did acknowledge themselves, and each of them doth acknowledge himself, to owe unto David Lloyd, the King's Debtor, the Sum of One Thousand Pounds, of good and lawful Money of Great Britain, to be paid unto the faid David Lloyd, or his certain Attorney, his Executors, Administrators, or Assigns; and if they

do not pay the same, they will and submit, and each of them doth will and submit, the same to be levied and recovered of the Lands and Tenements, Goods and Chattels, of them the said John Doe and Richard Roe, and each of them, to the Use of the

faid David Lloyd and his Affigns.

The Condition of this Recognizance is such, that Whereas Rhys Jenkin hath lately brought a Writ of Error upon a Judgment, obtained in his Majesty's Court of Exchequer at Westminster, as of the last Hilary Term, against the said Rhys Jenkin, in an Action upon the Case, at the Suit of the faid David Lloyd, for Five Hundred Pounds Damages, as by the Record thereof there remaining, it doth and may more fully appear; If therefore the faid Rhys Jenkin do profecute the faid Writ of Error with Effect, and also pay and satisfy (If the faid Judgment be affirmed, or if the faid Rhys Jenkin become non-fuit on the faid Writ of Error, or fuffer the same through his Default to be discontinued) to the said David Lloyd, his Executors, Administrators, or Affigns, all and fingular the faid Damages, recovered upon the faid Judgment; and all Costs and Charges to be awarded and adjudged for Delay of Execution, by reason of the faid Writ of Error, then this Recognizance to be void, or else to remain in full Force and Virtue.

John Doe, Richard Roe.

Taken and acknowledged conditionally, the Day and Year first above-mentioned, before me

James Eyre.

Disbursements and Fees thereon.

The Solicitor charges 10s. for drawing and ingroffing this Recognizance, befides Duty and Parchment, with a Fee of 6s. 8d. thereupon. He pays to the Barons' Clerk 8s. 8d. with the Warden of Fleet's Fee of 2s. 4d. The same is then delivered to the Clerk in Court, who pays the Clerk of the Pleas, 4s. for his Allocatur, and afterwards files it of Record.

Writ of Error in Parliament.

Should the Plaintiff in Error, when nonproffed in the Exchequer Chamber, proceed to Error returnable in Parliament, he must in like Manner enter into a new Recognizance, in the following Form. This Writ is procured in like Manner as the other.

Recognizance in Parliament. Be it remembered, &c. as before.

The Condition of this Recognizance is fuch, that Whereas the above-named David Lloyd did, in the Term of St. Hilary last past, recover a Judgment in his Majesty's Court of Exchequer, against Rhys Jenkin, in an Action upon the Case, for Five Hundred Pounds Damages, as by the Record thereof there remaining, it doth and may more fully appear; And whereas the said Rhys Jenkin brought a Writ of Error upon the said Judgment, returnable in the Exchequer Chamber, but for want of Profecution thereof, became nonfuit, as by the Record thereof also more fully appeareth; And whereas the faid Rhys Jenkin hath now brought a Writ of Error returnable in the High Court of Parliament, for reverling the faid Judgment; If therefore the said Rhys Jenkin do prosecute the said latt-mentioned Writ of Error with Effect, or (if the faid Judgment be affirmed by the Lords in Parliament) do fatisfy the faid David Lloyd, his Executors, Administrators, or Assigns, as well the said Five Hundred Pounds, as Fifteen Pounds, Costs and Damages, allowed to the faid David Lloyd, for Delay of Execution, by reason of the said Writ of Error, returnable in the Exchequer Chamber aforefaid, and also all such Costs and Damages, Sum and Sums of Money, as shall be awarded for Delay of Execution, by reason of the Writ of Error now brought in Parliament, then this Recognizance to be void, or else to remain in full Force.

> John Doe, Richard Roe,

Taken and acknowledged conditionally, the Day and Year first above-mentioned, before

James Eyre.

This

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This Recognizance is ingressed on the same Duty and fimilar Disbursements and Fees, &c. made as on the first Writ of Error.

As to Executions upon Judgments. Having pointed out the Manner, in which Judgments are to be obtained in this Court, where the Advantages arifing from those Judgments are suspended by the Delays of Writs of Error, also the Manner of Defeating those destructive Resources, to which many necessitous Persons fly "to put off the evil Day," I shall now proceed to observe upon the several Executions which may be issued, to give a Party the Effect of his Judgment, and that this may be the better understood, shall introduce various Forms of those Writs, but antecedently shall submit, as useful Information to

4, Sect. 1. as to Sheriffs Poundage thereon. " It shall not be lawful for any Sheriff, Under-" Sheriff, Bailiff of Liberties, their Officers, Ser-

Solicitors, the following, out of the 29 Eliz Chap.

vants, or Deputies, by Colour of their Offices, to take for the ferving of any Extent, or Execu-

"tion upon the Body, Lands or Goods of any

" Persons, more than in this Act is appointed, viz.

" Twelve Pence for every Twenty Shillings, where the Sum exceedeth not 100%, and Six-pence for

" every Twenty Shillings above 1001 that he shall

" levy and deliver in Execution, or take the Body

" in Execution for, upon Pain that every Sheriff,

" &c. which shall do the contrary, shall forfeit to

" the Party grieved, his treble Damages, and shall " forfeit 401. the one Moiety thereof to the Queen,

" and the other Moiety to the Party that will sue

" for the same.

Forms of Executions, and Warrants thereon.

Fieri Facias in Debt.

George the Third; by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, to the Sheriff of Montgomeryshire, Greeting; We command you, that

you.

you omit not, by reason of any Liberty of your County, but that you enter the same, and of the Goods and Chattels of Rhys Jenkin, being in your Bailiwick, you cause to be levied, as well a certain Debt of Five Hundred and Seventy Pounds, which David Lloyd, our Debtor, in our Court, before the Barons of our Exchequer at Westminster, recovered against him, as also Sixty-three Shillings, which were adjudged to the faid David Lloyd, for his Damages, which he sustained by reason of detaining the faid Debt, whereof the faid Rhys is convicted, as by inspecting the Rolls of our said Exchequer appears to us; and the faid Money, when you shall have so levied the same, you have before the Barons of our faid Exchequer, on the Morrow of the Holy Trinity next coming, to be then and there paid to the said David Lloyd or his Attorney, in this Behalf, and have you there this Writ; Witness, Sir James Eyre, Knight, at Westminster, the Twentyfirst Day of May, in the Thirty-second Year of our Reign.

Llewellin Morgan, Solicitor.
Richard Edmunds.
Rofe.

The Plaintiffs Solicitor must indorse on this Writ, to be levied, the precise Sum due to his Client, for the Debt and Costs, with these Words additionally: "besides the "Sheriff's Poundage, Bailiff's Fees, and all inci-"dental Expences." unless the total Amount thereof should exceed the Debt and Damages mentioned in the Body of the Writ.

Warrant on a Fieri Facias in Debt.

Montgomeryshire to wit. Arthur Williams, Esq. Sheriff of the County aforesaid, To the Keeper of the Gaol of the said County, and also to William Davies and George Smout, my Bailists in the said County Greeting; By Virtue of a Writ of our Sovereign Lord the King to me directed, I command you and every of you, jointly and severally, that you omit not, &c. but enter the same, and of the Goods and Chattels of Rhys Jen-

kin, in my Bailiwick, you cause to be made, as well a certain Debt of Five Hundred and Seventy Pounds, which David Lloyd, his Majesty's Debtor, before the Barons of his Majesty's Exchequer at Westminster, recovered against him, as also sixythree Shillings, which were adjudged to the said David, for his Damages, Costs, and Charges sustained by him, whereof the said Rhys is convicted, so that I may have that Money before the Barons of his Majesty's Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, to render to the said David for his Debt and Damages aforesaid. Hereof sail not, as you will answer at your Peril. Given under the Seal of my Office, the Twenty-sourth Day of May, 1792.

The Writ is thus indorsed. Levy Five Hundred and Twenty five Pounds, Six Shillings, and Eight Pence, besides Sheriff's Poundage, Bailiff's Fees, and all inci-

aental Expences.

Llewellin Morgan, Solicitor. Richard Edmunds. Rose.

Arthur Williams, Esq. Sheriff,



Capias ad Satisfaciendum in Debt.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, to the Sheriff of Montgomeryshire, Greeting; We command you, that you omit not, by reason of any Liberty of your County, but that you enter the same, and take Rhys Jenkin wheresoever he shall be found in your Bailiwick, and him fafely keep, so that you may have his Body before the Barons of our Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, to fatisfy David Lloyd our Debtor, as well of a certain Debt of Five Hundred and Seventy Pounds, which the faid David Lloyd, in our Court, before the Barons of our Exchequer at Westminfter recovered against him, as also fixty-three Shillings,

lings, which were adjudged to the said David Lloyd, in our said Court, for his Damages which he had sustained, by reason of detaining the said Debt, whereof the said Rhys Jenkin is convicted, as by inspecting the Rolls of our said Exchequer appears to us, and have you there this Writ. Witness, Sir James Eyre, Knight, at Westminster, the Twenty-sirst Day of May, in the Thirty-second Year of our Reign.

Llewellin Morgan, Solicitor.
Richard Edmunds. Rose.

On this Writ the Plaintiff's Solicitor must make a similar Indorsement to that on the Fieri Faciar.

Sheriff's Warrant on a Capias ad Satisfaciendum in Debt.

Montgomeryshire to wit. Arthur Williams, Esq. Sheriff of the County aforefaid, to the Keeper of the Gaol in and for the faid County, and also to William Davies and George Smout, my Bailiffs in the faid County, Greeting; By virtue of the King's Writ to me directed, I command you, and each and every of you jointly and severally, that you or any of you omit not, &c. but enter the same, and take Rhys Jenkin, if he shall be found in my Bailiwick, and him fafely keep, so that I may have his Body before the Barons of the King's Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, to fatisfy David Lloyd the King's Debtor, as well a certain Debt of Five Hundred and Seventy Pounds, which the faid David Lloyd, in the King's Court, before the Barons of the King's Exchequer at Westminster, recovered against him, as also Sixty-three Shillings, which in 'the faid Court were awarded to the faid David Lloyd for his Damages, and so forth, whereof the faid Rhys Jenkin is convicted. Hereof fail not, as you will answer at your Peril. Given under the Seal

of my Office, this Twenty-fourth Day of May, 1792.

The Writ is thus indersed. Levy Five Hundred and Twenty-five Pounds, Six Shillings, and Eight Pence, besides Sheriff's Poundage, Bailiss's Fees, and all incidental Expences.

Llewellin Morgan, Solicitor.

Richard Edmunds.

Rofe.

Arthur Williams, Efq. Sheriff.

E

A Fieri Facias in Cafe.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, to the Sheriff of Montgomeryshire Greeting; We command you that you omit not, by reason of any Liberty of your County, but that you enter the same, and of the Goods and Chattels of Rhys Jenkin in your Bailiwick, you levy Five Hundred and Seventy Pounds, which David Lloyd, our Debtor, in our Court, before the Barons of our Exchequer at Westminster, recovered against him for his Damages, which he sustained by reason of not performing certain Promises and Undertakings by the faid Rhys to the faid David lately made, whereof the faid Rhys is convicted, as by inspecting the Rolls of our said Exchequer appears to us; and the faid Money, when you shall have so levied the same, you have before the Barons of our faid Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, to be then and there paid to the faid David or his Attorney in this Behalf, and have you there this Writ. Witness, Sir James Eyre, Knight, at Westminster, the Twentyfirst Day of May, in the Thirty-second Year of our Reign.

> Llewellin Morgan, Solicitor. Richard Edmunds. Rofe.

Indorsed,

Levy the whole.

Sheriff's

Sheriff's Warrant on a Fieri Facias in Cafe.

Montgomeryshire to wit. Arthur Williams Esq. Sheriff of the County aforefaid; To the Keeper of the Gaol of the faid County, and also to William Davies and George Smout, my Bailiffs in the faid County, Greeting; By virtue of a Writ of our Sovereign Lord the King to me directed, I command you, or one of you, that you omit not, &c. but enter the fame, and of the Goods and Chattels of Rhys Jenkin, in my Bailiwick, you cause to be made Five Hundred and Seventy Pounds, which David Lloyd, his Majesty's Debtor, before the Barons of his Majesty's Exchequer at Westminster, recovered against the said Rhys, for his said Damages which he sustained, as well by Reason of the not performing certain Promifes and Undertakings, lately made by the faid Rhys to the faid David, as for his Costs and Charges, by him, in and about his Suit in that Behalf expended, whereof the faid Rhys is convicted; so that I may have that Money before the Barons of his Majesty's Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, to render the faid David for his Damages aforesaid. Hereof fail not, as you will answer at your Peril. Given under the Seal of my Office, the Twenty fourth Day of May, 1792.

Levy the whole.

Arthur Williams, Efq. Sheriff,



Llewellin Morgan, Solicitor. Richard Edmunds.

Rofe.

Vide Top of Fol. 175.

A Capias ad Satisfaciendum in Cafe.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth, to the Sheriff of Montgomeryshire, Greeting; We command you that you omit not, by reason of any Liberty of your County, but enter the same, and take Rhys Jenkin where
Toever

foever he shall be found in your Bailiwick, and him fafely keep, so that you may have his Body before the Barons of our Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, to satisfy David Lloyd, our Debtor, of Five Hundred and Seventy Pounds, which the faid David, in our faid Court, before the Barons of our Exchequer at Westminster, recovered against him for his Damages, which he has sustained by reason of not performing certain Promises and Undertakings, by the faid Rhys to the faid David, lately made, whereof the faid Rhys is convicted, as by inspecting the Rolls of our said Exchequer appears to us, and have you there this Writ; Witness, Sir James Eyre, Knight, at Westminster, the Twenty-first Day of May, in the Thirty second Year of our Reign.

Llewellin Morgan, Solicitor. Richard Edmunds.

Rofe.

Indorsed.

Levy the whole.

Sheriff's Warrant on a Capias ad Satisfaciendum in Case.

Montgomeryshire to wit. Arthur Williams Esq. Sheriff of the County aforesaid; To the Keeper of the Gaol of the faid County, and also to William Davies and George Smout, my Bailiffs in the faid County, Greeting; By virtue of a Writ of our Sovereign Lord the King, to me directed, I command you, and every of you, jointly and feverally, that ye omit not, by reason, &c. but enter the same, and take the said Rhys Jenkin, if he shall be sound in my Bailiwick, and him Tafely keep, so that I may have his Body, before the Barons of his Majesty's Exchequer at Westminster, on the Morrow of the Holy Trinity next coming, to fatisfy David Lloyd, his Majesty's Debtor, of Five Hundred and Seventy Pounds, which the faid David, in the faid Court, before the Barons of his Majesty's Exchequer at Westminster, recovered against him for his Damages,

mages, which he sustained by reason of his not performing certain Promises and Undertakings by the said Rhys to the said David lately made, whereof the said Rhys is convicted. Hereof sail nor, as you will answer the contrary at your Peril. Given under the Seal of my Office, the Twenty-sourth Day of May, 1792.

Levy the whole.
Arthur Williams, Esq. Sheriff,
Llewellin Morgan, Solicitor.
Richard Edmunds.
Rose.

It sometimes happens, that the whole Demand of a Plaintiff cannot be levied upon a Fieri Facias; He therefore gets a Return of the Fieri Facias, and may issue a Capias ad Satisfaciendum for the Residue, as the following will shew, viz.

"If A. recovers a Debt against B. and levy Part thereof by Fieri Facias, which is returned, yet A. may take the Body of B. by a Capias ad Satisfaciendum for the Residue. Vide Hob. 50. Lev. 92. 2 Lord Raymond, 1451. Str. 226."

Capias ad Satisfaciendum in Case for the Residue.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth; To the Sheriff of Montgomeryshire, Greeting; Whereas we lately commanded you by our Writ, that you should not omit, by reason of any Liberty of your Bailiwick, but that you should enter the same, and of the Goods and Chattels of Rhys Jenkin, being in your Bailiwick, you should cause to be levied Five Hundred and Seventy-five Pounds, which David Lloyd, our Debtor, in our Court, before the Barons of our Exchequer at Westminster, recovered against the said Khys Jenkin for his Damages, which he sustained by reason of not performing certain Promises and Undertakings, by the faid Rhys Jenkin to the faid David Lloyd lately made, whereof he was convicted, as by inspecting the Rolls of our faid Exchequer it appeared to us, Z 2 and

and that you should have that Money before the Barons of our Exchequer at Westminster, on a certain Day now past, to be paid to the said David Lloyd, or his Attorney in that Behalf; and you on that Day thereupon returned to us, that of the Goods and Chattels of the said Rhys Jenkin, you had caused to be levied Four Hundred Pounds, Parcel of the faid Damages; One Hundred Pounds, Part thereof, you caused to be paid to the Company of Drapers, in the Town of Shrewsbury, in the County of Salop, for One Year's Rent of the Premises, wherein the faid Goods and Chattels were feized, and taken in Execution, according to the Form of the Statute in that case made and provided, and Three Hundred Pounds Residue thereof, before the Barons of our faid Exchequer, at the Day and Place aforefaid, you had ready, as by the Writ aforefaid you were commanded, to render to the faid David Lloyd, in Part of Satisfaction of his Damages aforefaid; and you further certified, that the faid Rhys Jenkin had not any other or more Goods or Chattels in your Bailiwick, whereof you could cause to be made, the Remainder of the said Damages, according to the Exigency of the said Writ; Therefore we command you, that you omit not, by reason of any Liberty of your County, but enter the same, and take the faid Rhys Jenkin, if he shall be found in your Bailiwick, and him safely keep, so that you may have his body before the Barons of our faid Excheguer at Westminster on the Morrow of All Souls next coming, to fatisfy the faid David Lloyd of Two Hundred and Seventy-five Pounds, the Residue of Five Hundred and Seventy-five Pounds, the Damages aforefaid, and have you there this Writ. Witness Sir James Eyre, Knight, at Westminster, the Twenty-seventh Day of June, in the Thirtysecond Year of our Reign.

Llewellin Morgan, Solicitor. Richard Edmunds.

Rose.

Warrant on Capias ad Satisfaciendum in Case, for the Residue.

Montgomeryshire to wit. To the Keeper of the Gaol in and for the faid County, and also to William Davies and George Smout, my Bailiffs, Greeting; Whereas I was lately commanded, that I should cause to be made of the Goods and Chattels of Rhys Jenkin, in my Bailiwick, Five Hundred and Seventy-five Pounds, which in his Majesty's Court, before the Barons of his Exchequer at Westminster, were awarded to David Lloyd for his Damages, which he fultained by reason of not performing of certain Promises and Undertakings, by the faid Rhys Jenkin to the faid David Lloyd then lately made, and that I should have that Money before the faid Barons of his faid Majesty's Court of Exchequer at Westminster, at a certain Day now past, to render to the said David Lloyd for his said Damages, whereof the faid Rhys Jenkin was convicted, as appeared to his faid Majesty of Record. And whereas I returned to the faid Barons of his faid Majesty's Court of Exchequer at Westminster. that by virtue of the faid Writ to me directed, I had caused to be made of the Goods and Chattels in my Bailiwick, of the faid Rhys Jenkin, Four Hundred Pounds, Parcel of the faid Damages, One Hundred Pounds Part whereof I caused to be paid to the Company of Drapers, in the Town of Shrewsbury, in the County of Salop, for One Year's Rent, due of the Premises, whereon the said Goods and Chattels were feized and taken in Execution, according to the Form of the Statute, &c. and Three Hundred Pounds Residue thereof, I had ready at the Day and Place therein contained, to render to the faid David Lloyd in Part Satisfaction of his Damages aforesaid, as by the said Writ I was commanded. Therefore I command you, each and every of you, jointly and severally, that by Virtue of his Majesty's Writ to me directed and delivered, you or any one of you, omit not by Reason of any Liberty,

Liberty, &c. but enter the same, and take the said Rhys Jenkin if he shall be found in my Bailiwick, and fafely keep him so that I may have his Body, before the faid Barons of his faid Majesty's Court of Exchequer at Westminster on the Morrow of All Souls next coming to fatisfy the faid David Lloyd of Two Hundred Seventy-five Pounds, Refidues of the Damages aforefaid, and what, &c. and have, &c. Hereof fail not, as you will answer the contrary at your Peril; Given under the Seal of my Office this thirtieth Day of June, in the thirty fecond Year of the Reign of King George the Third.

Arthur Williams, Esquire, Sheriff.

Llewellin Morgan, Solicitor. Richard Edmunds.

Rose.

Sheriff's Poundage on a Capias ad Satisfaciendum for no more than is due.

" Poundage, in no Case, shall be taken, in exe-" cuting any Writ of Capias ad Satisfaciendum, or on charging any Person in Execution, by Virtue " of fuch Writ, for any greater Sum than the real "Debt amounts to; which Sum the Plaintiff is to mark on the Back of the Writ, before it be delivered " to the Sheriff; and if any Sheriff, &c. shall take " greater Fees, such Offender shall be adjudged guilty of Extortion, Injustice and Oppression, and being convicted, shall forfeit, to the Party " grieved, treble Damages and double the Sum ex-" torted; to be decreed by the Court out of which " fuch Writ issued, on Complaint and Proof of " fuch Extortion before the Court, in fuch summa-" ry Way, as to them shall seem meet. And every " Person so offending shall forseit Two Hundred " Pounds, one Moiety to the King, and the other " to fuch, as shall fue in any Court at Westminster; of provided fuch Suit be commenced within two "Years after the Offence." Stat. 3 Geo. 1. c. 15. fect. 17. Landlord's

Landlord's Right under an Execution.

Upon an Execution against the Defendant, the Court was moved, on Behalf of Sadler the Defendant's Landlord, for a Rule on the Sheriff, to levy and pay him a Year's Rent, and the Question came upon this, Whether the Sheriff was to have his Poundage, and from whom?—After several Motions the Court made a Rule upon him to pay the Landlord without any Deduction. Vide Strange 643, Gore against Goston. 8 Ann, c. 17.

Concerning PRISONERS;

And first of rendering in Discharge of Bail.

This may be done by either of the Bail, as soon as persected, or the voluntary Act of the Defendant,

without, but not before the Return of the Writ.

Should this Step not be thought necessary, till after the Return of the Capias ad Satisfaciendum, and the Bail having been served with Process on the Recognizance, the Desendant must be surrendered within four Days, after the Return Day of such Process served upon them, or it will be too late, and the Bail in such Case will be absolutely sixed, and liable to Payment of Debt and Costs in the Original Action, as well as the Costs of that on the Recognizance of Bail brought against them.

Bail need not render the Principal till the Capias ad Satisfaciendum is lodged in the Sheriff's Office, and then the Neglect of so doing is at their Peril.

3 Burr. 1360, Hunt v. Coxe.

It is most prudent for the Bail to render the Principal on the Capias ad Satisfaciendum being returned, because the Plaintiff may proceed to fix them on getting two Nibills returned to the Scire facias, and Alias Scire facias, without a Rule given, or Notice from the Sheriff. A Delay in this critical Stage of Business is extremely hazardous

The Bail may take their Principal on a Sunday, and confine him till next Day and then render him.

6 Mod. 231.

When the Principal is taken, one of the Bail must always remain with him, till he is rendered, unless he consents to go to an Officer's House, there to remain till rendered, in which Case the Bail should take such Consent in writing thus.

In the Exchequer of Pleas

David Lloyd, Plaintiff,
against
Rhys Jenkin, Defendant.

I do consent and agree to remain in the Custody of Thomas Wright, Officer to the Sheriff of Middlesex, at his House, situate in Carey-street, Lincoln's-Inn, in the County of Middlesex, till I am rendered by my Bail at the Suit of the said David Lloyd the Plaintiff. Dated this Day of May, 1792.

Rhys Jenkin the Defendant.

Witness Job Sase, Attorney, for Desendant's Bail.

The Render is to be effected by giving one Days previous Notice to the Clerk in Court, who prepares every necessary Step intermediately, and will attend at the appointed Hour to compleat the same. Such Notice greatly facilitates the Render.

Should the Defendant after an Arrest on the Quominus and Bail given, happen to be in the Custody of the Marshall, or any Sheriff, he must be brought, by Virtue of a Habeas Corpus, before one of the Barons of this Court, in order to be surrendered in Discharge of his Bail here, and committed to the Custody of the Warden of the Fleet.

Such Habeas Corpus, after Render compleat, is filed in the Office of Pleas by the Clerk in Court, and a correct Copy on Parchment of the Reddiait, and Writ of Habeas Corpus, with the Return, figned by the Baron, must be delivered to the Tipstass, and by him to the Warden of the Fleet, with the Defendant into his Custody. The Clerk in Court will prepare all this, on due Notice, as before ob-

ferved,

ferved, and afterwards give proper Notice of the Render.

After the Bail have delivered the Defendant to the Custody of the Tipstaff, he is answerable if he fuffers him escape.

A Render cannot be made to the County Goal.

Such is a total Nullity.

All Renders must be made before one of the Barons of the Court, and Commitment to the Fleet Prison, there to remain until, &c.

Prisoner to be Discharged, on perfecting Special Bail.

It fometimes happens, that a Defendant is unable to give sufficient Bail to the Sheriff on Caption, and for want thereof is taken to, and confined in the County Goal, where he remains till after the Return of the Process, and yet at a future Day he may be capable of putting in, and perfecting Special Bail to the Action. In such Cases, the same Rule is to be observed and pursued, as is before directed in sol, 30, respecting Special Bail, whereon the Clerk in Court proceeds to obtain and issue a

Writ of Supersedeas.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and fo forth. To the Sheriff of Montgomeryshire, Greeting. Whereas Rhys Jenkin is detained in our Prison un er your Custody, as it is said, by Virtue of our Writ, returnable before the Barons of our Exchequer at W. stminster, in eight Days of Saint Hilary last past, to as swer David Lloyd our Debtor of a Plea of Trespass, whereby he is the less able to fatisfy us the Debts, which he owes us at our faid Exchequer, to his great Damage, &c. And because it sufficiently appears to the Barons of our faid Exchequer, that the faid Rhys hath appeared in our faid Court, and found sufficient Bail to answer the said David, in the Plea aforefaid. Therefore we command you, Aa

that if the said Rhys Jenkin is detained in our said Prison under your Custody, by Occasion of the said Action, and no other, then you permit him to go at large, as you will answer the Contrary at your Peril. Witness Sir James Eyre, Knight, at Westminster, the Twenty-fifth Day of April, in the Thirty-second Year of our Reign.

P. Rider, Solicitor.

Richard Edmunds.

Rose.

Subsequent Proceedings.

When the Defendant, by these Means, is liberated, the Proceedings are afterwards carried on by each Clerk in Court, and Solicitor in like Manner, as if Special Bail had been originally put in, perfected and filed, and the Desendant had not been imprisoned.

Of the Proceedings against Prisoners.

It has already been observed in sol. 30, in what Manner a Desendant is to put in Bail, if arrested on a Quo-minus. If he does not put in Bail, and for want of it, is committed to the actual Custody of the Sheriff, the Plaintiff must be very careful strictly to pursue the Rules of Practice, for tender as the English Law is, of the personal Liberty of the Subject, it will readily affish a Prisoner for Debt, in obtaining his Discharge, if the Plaintiff sails to observe any one of the necessary Rules hereaster stated.

When to Declare.

The Plaintiff must declare against the Desendant, and deliver such Declaration against him, at the latest, before the End of the Term, next after that, in which the Writ, whereon he was arrested, is returnable; For this End the Solicitor should be careful to instruct his Clerk in Court in due Time to prepare such Declaration, sile the Bill, and send the Copies to the Country for Service, &c. This Practice is permitted and enforced by the sollowing Act of Parliament and different Rules.

Deliver

Delivery of the Declaration.

By Statute 4 and 5 W. and M. cap. 21. f. 2. It is enacted, "That if any Defendant be taken or " charged in Custody, at the Suit of any Person, " upon any Writ, out of the Courts at Westmin-" fter, and imprisoned for want of Sureties; the " Plaintiff may, before the End of the next Term, " after such Process shall be returnable, declare " against such Prisoner, in the Court out of which " the Writ shall issue, and shall cause a Copy there-" of to be delivered to such Prisoner, or to the "Goaler, in whose Custody such Prisoner shall be, " and if such Prisoner shall not appear and plead to " the same, the Plaintiff shall have Judgment, as if "the Prisoner had appeared and refused to plead." By an old Rule it is ordered, "That no Copy of "a Declaration be delivered to a Prisoner in "Custody, before the Day of the Return of the " Process, on which the Desendant was taken or " charged in Custody."

Manner of Service of Declaration on a Prisoner.

The two Copies sent by the Clerk in Court to the Solicitor, must be very carefully examined, by the Person who is to serve the same; Such Person then delivers one Copy to the Goaler or Turnkey of the Prison, whose Name he is to take, and, at same Term, inquire if the Desendant is a Prisoner in his Custody, at the Suit of the Plaintiff. Of this Service he is to make an Affidayit as hereafter.

When to appear and plead.

And also, "That no Rule be given for the De"fendant in Custody to appear and plead to any
"Declaration against him, till an Assidavit be filed,
"of the Delivery of a Copy of such Declaration, and
"the Time when, and the Person to whom, the
"faid Copy was delivered, and that the Desendant
"was arrested or charged in Custody by Process of
this Court, returnable before the Delivery of such
"Copy."

Aa2

Affidavit

Affidavit of Debts to be made and filed, &c.

And in Trinity Term, 1753, It was ordered, "That no Copy of a Declaration delivered at the Fleet Prison, against any Prisoner there, shall be a sufficient Charge, to hold such Prisoner to Bail, or to detain such Prisoner in Custody for want of Bail, unless an Assidavit, that the Plaintist's Cause of Action, amounted to Ten Pounds or upwards, be first made and filed in the Office of Pleas, and an Indorsement made by the Plaintist's Attorney, or Clerk in Court, upon such Copy of a Declaration, signifying the Sum of Money specified in such Assidavit, for which Sum so indorsed Bail shall be required and for no more."

Affidavit of the Delivery of Declaration against a Prisoner.

In the Exchequer of Pleas.

Between Between Plaintiff, and Rhys Jenkin, Defendant.

Owen Tudor, of Welch-Poole, in the County of Montgomery, Gentleman, maketh Oath, that he this Deponent did, on the Twenty first Day of May instant, deliver unto William Davies, the Keeper, Goaler, or Turnkey of his Majesty's Goal of the County of Montgomery, a true Copy of the Declaration hereunto annexed, and the said Keeper, Goaler, or Turnkey acknowledged to this Deponent, that the said Defendant was then a Prisoner in his Custody in the said Goal, at the Suit of the said Plaintiff.

Sworn, &c.

Owen Tudor.

When the Declaration and Affidavit to be filed.

"That in all Cases where a Pritoner is, or shall be taken, detained or charged in Custody, by Mesne Process issuing out of this Court, and the Plaintiff shall not cause a Declaration against "fuch

s such Prisoner, to be delivered to such Prisoner, or " to the Goaler or Turnkey of the Goal or Prison, where fuch Prisoner is or shall be detained, or " charged in Custody, before the End of the next "Term, after the Return of the Process, by Virtue "whereof fuch Prisoner is, or shall be taken, de-" tained, and charged in Custody, and cause an "Affidavit to be made and filed in the Office of "Pleas of this Court, of the Delivery of such Decclaration, of the Time when, and Person to " whom, the same was delivered, by the first Day " of next Term, a ter the Delivery of such De-" claration, the Prisoner shall be discharged out of "Custody, by Virtue of a Supersedeas, to be granted by this Court, or one of the Barons thereof, " upon entering an Appearance, unless upon Notice given to the Plaintiff's Attorney, or "Clerk in Court, good Cause shall be shewn to " the contrary."

When on a Surrender to be charged with Declaration.

"And in Case of a Commitment or Surrender to the Fleet Prison, in Discharge of Bail, before a Declaration delivered, unless the Plaintiff shall cause a Copy of a Declaration to be delivered as foresaid, before the End of the Term next after such Commitment, or Surrender, shall be made, and due Notice of such Surrender, the Prisoner shall be discharged out of Custody, by virtue of a Supersedeas, granted as aforesaid, upon entering an Appearance, unless upon Notice given to the Plaintiff's Attorney or Clerk in Court, good Cause shall be shewn to the contrary."

Prisoner's Time to appear and Plead.

Every Prisoner has eight Days to appear and plead to a Declaration delivered against him, within the Term, in which the Writ is returnable, whereon he was arrested, in Cases where he is not entitled to an Imparlance; Imparlance; And in Cases where he is entitled to an Imparlance, he has the first eight Days, within the next Term to appear and plead after the Delivery of the Declaration.

Demand of a Plea, and on whom.

I don't find that there is any specific Rule of this Court, injoining a Plaintiff to demand a Plea, before he figns Judgment, but it his Duty in Candor to do so, and a reasonable Indulgence to an unfortunate Defendant. This Demand is to be made after the same Manner, in Writing, as the Service of the Declaration was effected.

If the Defendant does not appear and plead, and

Judgment figned against him, a

Notice of executing a Writ of Inquiry,

Must be delivered, of ten Days, against the Prifoner in like Manner, as the Service of the Declaration was made, which is in the same Form as in other Cases. Vid. Title Inters. Judgment.

Proceeding to Judgment, within what Time.

And it is further ordered, "That in all Cases after a Declaration delivered as aforesaid, at the Fleet or any other Goal or Prison, unless the Plaintiff shall proceed to Judgment thereupon, within three Terms next, after such Declaration delivered, if by the Course of the Court, the Plaintiff could so proceed, of which three Terms, the Term wherein such Declaration shall be delivered, shall be taken to be one, or in Case of a Surrender in Discharge of Bail after a Declaration delivered, unless the Plaintiff shall proceed to final Judgment there, within three Terms, next after such Surrender, and due Notice thereof, if by the Course of this Court the Plaintiff could so proceed, of which three Terms, the Term where-

in the Surrender shall be made, shall be taken to be one; the Prisoner shall be discharged out of Custody by Writ of Supersedeas to be granted as faforesaid, upon entering an Appearance, unless upon Notice given to the Plaintiff's Attorney or the Clerk in Court, good Cause shall be shewn to the contrary."

Charging a Prisoner in Execution.

" And in all Cases after final Judgment obtained " against any Prisoner in the Fleet, or any other "Goal or Prison, unless the Plaintiff shall cause " fuch Prisoner to be charged in Execution, upon " the faid Judgment, within two Terms next after " such final Judgment shall be obtained, (if by the " Means of the Court the Plaintiff could so pro-" ceed, of which two Terms, the Term wherein " fuch Judgment shall be obtained, shall be taken " to be one) in Case no Writ of Error shall be de-" pending on such Judgment, but if any Writ of " Error shall be depending thereupon, then within " two Terms next after the Judgment shall be af-" firmed, or the Writ of Error shall be Non-proffed, " or discontinued, including the Term in which " such Affirmance of the Judgment is Non pross, " or Discontinuance of the Writ of Error shall be " obtained, the Prisoner shall be discharged out of " Custody by Supersedeas to be granted as aforesaid, " unless upon Notice given to the Plaintiff's Attor-" ney, or Clerk in Court, good Cause shall be " shewn either of the said Cases to the contrary."

If removed by Habeas Corpus.

And it is further ordered, "That in all Cases "where a Prisoner shall be taken or charged in "Custody, of any Sheriff or other Officer by Mesne" Process of this Court, and shall afterwards be removed by Writ of Habeas Corpus, and committed thereupon by this Court, or any of the Barons "thereof,

"thereof, to the Fleet Prison; the Time, for the Plaintiff's proceeding against such Prisoner, shall

"commence and be computed from the Prisoner's being first taken and detained or charged in Cus-

" tody by Virtue of fuch Process."

The Contents of the foregoing Rules may be thus

briefly flated : That is to fay,

The Plaintiff must charge the Defendant with a Declaration before the End of the second Term after Caption (that Term in which the Writ is returnable to be accounted one) to which the Defendant is to plead within eight Days of the next Term, and it is prudent, that the Plaintiff demand a Plea of Defendant within those eight Days.—He must proceed to Trial or Judgment within three Terms after Declaration delivered, (the Term, in which the Declaration is delivered to be accounted one) and to Execution within two Terms after Judgment signed (the Term in which the Judgment is signed to be accounted one) or Defendant may be discharged, so that from the Caption to Execution compleat, there are five Terms.

How to charge a Prisoner in Execution in the Fleet.

The Judgment being perfected conformable to these Regulations, in order to charge the Desendant in Execution, the Clerk in Court issues a Habeas Corpus ad Satisfaciendum, directed to the chief Officer of the Prison, who in Obedience thereto, brings the Desendant into Court according to such Mandate, upon which Plaintiff moves by Council for his Commitment in Execution, to the Custody of the Warden of the Fleet Prison, which is done of Course.

Habeas Corpus ad Satisfaciendum, Return and Rule.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth; To our Warden of our Prison

Prison of the Fleet, or his Deputy there, Greeting; We command you that you have the Body of Rhys Jenkin detained in our Prison, under your Custody as it is faid, under fafe and secure Conduct, together with the Day and Cause of his being taken and detained, by whatfoever Name he may be charged in the same, before the Barons of our Exchequer at Westminster, on the Twenty-eighth Day of November Instant, to satisfy David Lloyd our Debtor of Seven Hundred and Fifty Pounds, which the faid David in our Court before the Barons of our faid Exchequer at Westminster, recovered against him the said Rhys, for his Damages sustained by Reason of not performing certain Promises and Undertakings, by the faid Rhys to the faid David lately made, whereof the faid Rhvs is convicted as by inspecting the Rolls of our said Exchequer appears to us and have there this Writ; Witness Sir James Eyre, Knight, at Westminster, the Sixth Day of November, in the Thirty-third Year of our Reign.

Richard Edmunds.

Rose.

Warden's Return.

By Virtue of the Writ to me directed, the Body of the within-named Rhys Jenkin, before the Barons of the Kings Exchequer at Westminster, on the Day within-mentioned, I have ready as by this Writ I am commanded.

The Answer of

John Eyles, Esq; Warden, &c.

Prisoner in Custody of the Tipstaff.

Being thus brought into the Court, the Plaintiff by his Council, moves that the Defendant be charged in Execution at his Suit, and committed to the Custody of the Warden of his Majesty's Prison of the Flect, there to remain until, &c.

Is committed.

The Habeas Corpus and Return is then read in open Court, after which the Record of the Judgment is also read audibly, and Defendant confessing Inability to fatisfy the Judgment, he is committed by the Court as prayed, and the following is the Order of Court on fuch Occasion.

Order of Commitment.

" Michaelmas Term in the Thirty-second Year of the Reign of King George the Third.

" David Lloyd, Plaintiff,

" against "Rhys Jenkin, a Prisoner, Defendant.

" Monday the Twenty-eighth Day of November.

"On which Day the faid Defendant Rhys

" Jenkin, was brought to the Bar of this Court,

by Virtue of his Majesty's Writ of Habeas

" Corpus, directed to the Warden of his Majesty's

" Prison of the Fleet, to satisfy David Lloyd his

" Majesty's Debtor of Seven Hundred and Fifty

" Pounds, which the faid David, in his Majesty's

" Court before the Barons of his Exchequer at

"Westminster, recovered against him the said

"Rhys, for his Damages sustained by Reason of

se his not performing certain Promises and Under-

takings by the faid Rhys to the faid David lately

" made, whereof he is convicted; whereupon on

" reading the faid Writ of Habeas Corpus, and the

" Return made thereon, by John Eyles, Esq; " Warden of his said Majesty's Prison of the Fleet,

" and the Record of the Judgment in this Court,

" against the said Rhys, at the Suit of the said "David, and upon the Motion of Mr. Ellis of

" Counsel for the said Plaintiff, It is ordered

" that the Defendant Rhys Jenkin, be remanded to

" the Custody of the Warden of his Majesty's said

" Prison of the Fleet, charged in Execution at the

"Suit of the said David Lloyd, for the said Sum of

"Seven Hundred and Fifty Pounds, being the Damages aforesaid, and there to remain, until he

" shall fully satisfy the said Plaintiff David Lloyd

"the Damages aforesaid.
"By the Court. "Rose."

How to charge a Prisoner in Execution in a County Goal.

The Capias ad Satisfaciendum is delivered to the Sheriff, with a Notice indorfed thereon, that the Defendant is then a Prisoner in his Custody, and that he is to remain charged with such Execution for such Sum of Money as is due to the Plaintiff.

To charge a Defendant in Cuftody with a new Action.

If a Plaintiff is desirous of charging any Defendant with an Action, who is already in Custody at the Suit of some other Person in any County Goal, he must first make an Assidavit of his Debt, and thereupon sue out Process of Quo Minus, directed to the Sheriff; this Writ must be forthwith delivered to such Sheriff, with a Note to him in Writing, that Desendant is at that Time a Prisoner in his Custody, and Plaintiff may on the Return of such Quo Minus declare against him, in the Custody of such Sheriff, in the Manner as is before observed.

If in the Fleet Prifon.

If such Defendant is in the Custody of the Warden of the Fleet, the Plaintiff need not sue out any Writ of Quo Minus, but has only to make an Affidavit of the Debt (Ten Pounds or upwards) which is properly filed by the Clerk in Court, who immediately prepares a Declaration thereon, files a Copy on Parchment, and ingrosses another on Duty, which is delivered to the Turnkey against the Prisoner, with an Abstract of the Affidavit of Debt, and a Notice to the Defendant of the Time within which he is to plead, indorsed on such Declaration, after which the Proceedings against him will be carried on as is before directed.

If in the King's-Bench Prifon.

If the Defendant after being arrested on a Quo Minus, becomes a Prisoner in the King's-Bench Prison, he must be brought into this Court by Habeas Corpus ad respondendum, before any Proceedings can be had against him here, but this is discretionary, for where a Defendant is in Custody upon a Quo Minus only, and before he is charged with a Declaration, is moved by Habeas Corpus to the King's-Bench Prison, unless the Plaint of choics to fue out a Habeas Corpus to bring him into this Court, and then charge him with a Declaration, the Suit, and all subsequent Proceedings, may be carried on and profecuted against him in the Court of King's Bench. Aliter, if charged with a Declaration before he is so removed. The Form of such Habeas Corpus is thus:

Habeas Corpus to the Marshal.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth; To the Marshal of our Marshalsea, or his Deputy there Greeting; We command you that you have the Body of Rhys Jenkin, or by what other Name, Stile, or Addition the faid Rhys Jenkin is known, or diftinguissied, taken and detained in your Custody, as it is faid, together with the Cause of the taking and detaining him, before the Barons of our Exchequer at Westminster, on the Thirteenth Day of February next coming, to do and receive what our faid Court shall then and there think fit to order concerning him; Witness Sir James Eyre, Knight, at Westminster, the Twenty-third Day of January, in the Thirty-second Year of our Reign.

Richard Edmunds,

Rose.

To the Office of Pleas.

Bills of Costs against Prisoners.

The Costs of David Lloyd, Plaintiff, against Rhys Jenkin, Defendant, present here in Court in his proper Person, by Virtue of his Majesty's Writ of Habeas Garpus, to the Marshal of his Majesty's Marshalsea, or his Deputy directed, and upon the File of Writs of Hilary Term 1792, on the Part of the Clerk of the Pleas of this Court remaining, Desendant, in Case upon Promises wherein a Writ of Inquiry of Damages hath been executed and returned, by the Sheriffs of the City of London, and Damages were found by the Jury to Five Hundred and Seventy-sive Pounds.

MICHAELMAS V A C A T I O N, 32 Geo. III.	Clerk Court on th Solic	e	Betw Part an Part	y
A TTENDING at the Poultry Compter and	£. s.	d.	£. s.	d.
fearching if the Defendant was a Prisoner in Custody there, and paid for the	. 4	4	4	4
Search —				
Attending the Plaintiff taking Instructions for this Action and Authority to sue			4	4
Affidavit of Debt Duty and }				
Oath			5	7
Warrant of Retainer, filling it up Duty and filing	3	7		
Quo Minus 6s 8d and So- licitors Fee thereon 6s. 8d.	6	8	13	4
Filing the Affidavit of the Plaintiffs Debt	1		I	
Paid at the Poultry Compter for charging Defendant in Custody with this Writat the Suit of the Plaintiff	2	6	2	6
Attending there for that }	3	4	3	4
			HILA	RY

HILARY TERM, 1792.	Clerk in Court on the		Between Part	y
111DAK ; ; EKWI, 1794.	-	Solicitor.		7.
	£, \$. d.	£. s.	d.
The Defendant having removed himself by Habeas Corpusto the King's-Bench Prison. Attending there		4		
certain that Fact and paid for such Search				•
Drawing and Ingrossing Habeas Carpus, directed to the Marshal of the King's-Bench Prison, to bring the Defendant into Court, and that he might be charged with a Declaration in this Cause, in order to have him committed to the Fleet Prison therewith	17	8	17	8
Solicitor's Fee thereon Attending at the King's- Bench Prison, in Saint George's Fields, on the Marshal with the Habeas			6	8
Corpus, and lodging that Writ with the Clerk of the Papers to be by him returned	3	4	3	4
Paid for the Return of Ha- beas Corpus to the Marshal S Taking Instructions for De- claration			3	4
Drawing a Declaration, fol. 1			12	
12			12	
Ingrossing the same on Parch- ment to file and Duty	4	9	6	9
			1	Paid

	Clerk	in	Between	en
	Court		Part	y
	on the	e .	and	
	So ici	tor	Part	y
	£. 1s.	d	£. s.	d.
Paid entering the Declaration with the Clerk of the Pleas	3	4	3	4
Ingroffing a Copy on Duty				
to deliver to the De fendant in Court	4	6	4	6
The Defendant being brought into Court, by the Mar-				
shal, in Obedience to the				
Habeus Corpus, drawing a Brief for Counsel to move	. 1		2	
to charge Defendant with the Declaration and fair				
Copy thereof J				
Gave Counsel a Fee to move, that the Defendant do				
fland committed to the Fleet, charged in Custody	10	6	10	6
with this ActionJ				
Attending Counsel there- with, and the Court on				
Motion, and delivering the Declaration to the	3	4	6	8
Defendant in Court -J				
Paid the Marshal his Fee, for bringing the De-				
fendant into Court, in Obedience to the Writ of	10	6	10	6
Habeas Corpus]				
Paid Clerk of the Pleas his Fees on Defendants Com-	2		2	
mitment				
The Defendant being com-			9	
mitted accordingly by the				
Court to the Custody of the Warden of the Fleet				
paid for entering and an				
Office Copy of the Rule				
made for that Purpose			1	
			The second second	

	Clerk in	Between
	Court	Party
	on the	and
	Solicitor	
	£. s. d.	
Paid the Tipstaff of the Court, for conveying the		5
Defendant to the Fleet	13 4	13 4
Fair Copy of the Rule of Commitment for Service,	2	4
Warden of the Fleet at the Fleet Prison	2 6	2 6
Paid the Turnkey of the } Prifon with fuch Copy		İ
Paid filing the Habeas Corpus and Return in the Office of Pleas	ī	1
Term Fee, Clerk in Court and Solicitor	3 4	10
EASTER TERM, 1792.		
Rule to appear and Plead in eight Days and Warrant	2 10	2 10
Demanding a Plea of Defendant in Custody	1 6	2 6
Paid figning Interlocutory Judgment Term Fee Clerk in Court	2	2
and Solicitor —}	3 4	10
TRINITY TERM, 1792.		
Drawing and Ingroffing the Writ of Inquiry, fol. 15,	5	10 10
and Solicitors Fee thereon		
Parchment and Duty thereon and figning and fealing it.	6 3	6 3
		The

	Clerk in Court on the Solicitor	Between Party and Party
The Defendant having again removed himself by Habeas Corpus to the King's-Bench Prison, attending there again to search as	£. s. d.	£. s. d.
to this Fact, when I found it to be grounded in Truth, and paid the Clerk of the Papers for fuch Searching Subpoena for Witnesses and		
Solicitor's Term Fee there- on Two Copies thereof and	5 2	8 6
Service on two Witnesses and Conduct Money given them therewith Drawing Notice of executing a Writ of Inquiry of		8
Damages in this Caufe, and fair Copy thereof ferved at the King's-Bench Pri- fon on the Turnkey and paid him therewith —	3 6	5
Paid executing the Writ of Inquiry	1 10 6	1 10 6
Expence of Witnesses at- tending thereupon — } Attending for the Return of		5
filing Inquiry and Inquifition Rule thereupon of four Days	2 8	4 4
for final Judgment fign- ing it and Duty To the Usher's Clerk and	11 2	II 2
paid docquetting the Judg-	3	3
Сс		Drawing

	Clerk Court on the Solicit	tor	Pari and Pari			
Drawing Bill of Cofts and fair Copy	2		4	••		
Attending the Clerk of the Pleas on Taxation of the Bill of Costs	3	4	6	8		
Paid him for Taxation -	2		2			
Entering final Judgment on the Roll, fol. 19	4	9	6	4		
Term Fee Clerk in Court and Solicitor	3	4	10			
MICHAELMAS TERM,	792.					
Drawing and Ingroffing an Hobeas Corpus directed to the Marshal of the King's-Bench Prison to bring the Defendant into Court to Charge him in Execution and allowing it	17	8	17	8		
Solicitor's Fee thereon Attending at the King's- Bench Prison in Saint			6	8		
George's Fields to lodge the Habeas Corpus with the Clerk of the Papers there for a Return	3	4	3	4		
Paid the Clerk of the Papers for the Return thereof						
Drawing and making fair Copy of a Brief for Coun-		6	2	6		
fel to move to Charge the Defendant in Execution			2			
Gave Counsel a Fee to make fuch Motion	10	6	10	6		
			Attend	ling		

	Clerk i	n	Between
	Court		Party
	on the		and
	Solicito	r	Party
실천 경험 하지 않는데 모든 경기를	£ . s.	d.	£. s. d.
Attending the Counsel with Brief and Court on Motion Paid the Bagbearer his Fee		4	6 8
for bringing the Judg- ment Roll into Court	1		1
Paid the Marshal his Fee for bringing the Desendant into the Court of Exche-	10	6	19 6
quer in obedience to the last-mentioned Writ of Habeas Corpus			
Paid for the Rule, order- ing the Defendant to stand committed to the			
Fleet Prison charged in Execution until, &c.			
Paid the Tipstaff of the Court his Fee for carrying the Defendant to the Fleet	13	4	13 4
Prison pursuant to the Order of Court)		
Making a fair Copy of the Rule for Service on the Warden of the Fleet			
charging the Defendant in Execution in his Custody fol. at 4d per folio			
Service thereof on the War- den of the Fleet, 2s. 6d.	3	6	3 6
and paid him 15. therewith)		
Filing Habeas Corpus and Re- turn with the Clerk of the Pleas	} .		ı
Entering the Committitur on the Roll, fol. 4	} 1		I 4
Paid for the Entry	2		2
C c 2			Term

	Clerk in Court on the Solicitor	Party and Party
Term Fee Clerk and So-	£. s. d.	£. s. d.
the Whole of this Bufiness	. 2 6	5

THE COSTS of David Lloyd Plaintiff, against Rhys Jenkin a Prisoner in the Custody of the Warden of the Fleet Desendant in Case on Promises wherein a Writ of Inquiry of Damages has been executed and returned by the Sheriffs of London, and One Hundred and Ninety-six Pounds Six Shillings and One Penny Damages were found by the Jury.

Clerk in | Between

	Court on the Solicitor.			Party and Party.		
	L.	s.	d.			-
TRINITY VACATION,						
1791.						
Attending the Plaintiff taking Instructions for this Action						
and an Authority to fue				1 4	+	4
Drawing and Ingroffing an						
Affidavit of Debt, Duty,				6	,	7
Oath and filing]	,					'
Quo Minus into Kent and]		6	8			
Solicitor's Fee thereon		U	0	13	5	4
Warrant of Retainer filling						
up filing and Duty}		3	7			
Paid for the Sheriffs War-						
rant on the Quo Minus 4d.				I	1	10
and Messenger for same,						
Postage of Letters —				-		
Tomage of Betters		ATT	CH	AEL	NA	10
	14	VIII	LI.	MIL	IVI	113

MICHAELMAS TERM,	Clerk Court on the Solicing	•	Between Party and Party. £. s. d.
Paid the Sheriff for a Return of Non est inventus, 2s. and Clerk in the Court is. for filing the Quo Minus and Return	1		3
Alias Quo Minus into Kent Solicitor's Fee and Letters Paid for the Sheriffs War- rant thereon, and Messen- ger for same Paid Shariff as for a Patrick Pat	6	2	12 10
Paid Sheriff 2s. for a Return of Non est inventus and the Clerk in Court, 1s. for filing the alias Quo Minus and Return			3
HILARY TERM, 1792.			
Quo Minus into London and Solicitor's Fee thereon Paid for the Sheriffs War- rant thereon and Messen-	6	8	13 4
Paid the Serjeant at Mace his Fee for arresting the Defendant Defendant being unable to	10	6	10 6
give Bail and the Officer informing me he meant to move himself by Habeas Corpus to the Fleet Prison Searching at the Fleet Prison			
to see if Desendant was a Prisoner there and paid	. 2	8	4 4
			EASTER

	Clerk in Court on the Solicitor		P	arty and arty	y
EASTER TERM, 1792.	L. s.	d.	E.	5.	d.
Taking Instructions for De-				3	4
Drawing Declaration in Case, fol. 21	10	6	ı	I	
Engroffing the fame 10s. 6d. and paid entering it 6s. 8d. Paid for Parchment to In-	. 13	8	,	7	2
gross the same on with	. 1	9		1	9
Paid filing the Bill — Making a fair Copy of the		4			4
Declaration on Duty to deliver to the Defendant in Custody in the Fleet Prison	. 7	9		7	9
Service thereof on the Turn- key of the Fleet Prison	1	6		2	6
Paid him therewith to enter the fame with the Clerk of the Papers	. 1			1	
Term Fee Clerk in Court and Solicitor	3	4	,	0	
TRINITY TERM, 1792.					
Rule of eight Days for De- fendant to appear and plead and Warrant	. 2	10		2	10
Demanding a Plea of De- fendant in Custody -	1	6		2	6
Signing Interlocutory Judg-	2			2	
Term Fee Clerk in Court	3	4	1	0	
		T	RI	NI	TY

	Clerk Court on the	•	Betwee Par an	d
	Solici		Par	
	£. s.	d.	£. s.	. d.
Drawing and Ingroffing a Writ of Inquiry of Damages, fol.24	8		12	
Paid 1s. 6d. Parchment, and 2s. 6d. Duty for fame	4		4	
Paid 2s. figning, 9d. Seal, and 3s. 4d. Solicitor's Fee thereon	2	9	6	ı
Drawing and making a fair Copy of a Notice of ex- ecuting the Writ of In- quiry of Damages and Service thereof on the Defendant in the Fleet Prison	3	6	S	
Paid the Turnkey with	ī		I	
Paid the Sheriffs of London for executing the Writ of Inquiry of Damages	1 10	8	1 10	8
Grocer's Hall Alley to execute the same	6	8	13	4
Paid the Expence of Witnesselfes attending the Execution thereof	5		5	
MICHAELMAS TERM,	1792.			
ry's Office to obtain a Return of the Inquisition by the Sheriffs	1	8	3	4
Paid the Clerk in Court for filing the Inquiry and Inquiry and Inquisition returned thereon	1		I	
			R	ule

	Clerk	in	1 Betv	veen
	Court		Par	
	on the		and	
	Solicitor		Party	
	£ . s.	d.	f. 5	
Rule of four Days thereupon for final Judgment, figning fame and Duty, &c.	1 1	2	11	2
Paid 2s. to the Usher's Clk and 1s. for docqueting the Judgment	3		3	
Drawing and making a fair Copy of the Bill of Costs	1	6	2	6
Attending the Clerk of the Pleas to tax fame	3	4	6	8
Paid him for taxing the Bill	2		2	
Roll, fol. 28	4	8	9	4
Term Fee Clerk and Soli-	3	4	10	
Letters and Porters	1	6	3	
If in a County Goal as follows Drawing Declaration, fol. 21 Ingroffing thereof on Parchment to file Paid for Parchment and Duty for fame Paid filing the Bill Making two fair Copies on Paper and Duty Service of one Copy on the Defendant in Cuftody of the Sheriff Paid with the fame to the Turnkey of the Goal Drawing and Ingroffing an Affidavit of such Service Duty and Oath	ws. 10 7 1	9 4 6	1 1 10 1 15 2 1 1 5	9 4 6 6
			1	aid

	Clerk in Court on the Solicitor		Between Party and
			Party
Paid Clerk in Court, for filing	£. s.	d.	L. s. d.
fuch Affidavit, with the De- claration annexed thereto	1		1
Clerk in Court and Soli-	3	4	10
Paid Postage of Letters			4
TRINITY TERM,			
An eight Day Rule for the			
Defendant to appear and plead and Warrant	2 1	0	2 10
Demanding a Plea of the De- fendant in Cuftody — }			2 6
Signing Interlocutory Judg- ment, for Want of a Plea	2		2

The Residue of these Costs, to final Judgment, and Execution, are the same, as in a common Nil dicit, which see under Title, Judgment by Default.

Of discharging a Prisoner for want of Proceeding.

Should a Plaintiff neglect to proceed against a Prisoner in Custody, according to the Rules before mentioned, the Defendant's Solicitor must procure the following

Certificate from the Goaler.

I William Davies, Goaler or Keeper of his Majesty's Prison of Montgomery, in and for the County of Montgomer, do hereby certify that Rhys Jenkin is now a Prisoner in my Custody, as Keeper of the County Goal for the faid County of Montgomery, at the Suit of David Lloyd the King's Debtor, charged upon a Writ of Quo Minus issued out of his Majesty's Court of Exchequer at Westminster, returnable before the Barons there in eight Days of Saint Hilary last patt, requiring Bail for the Sum of Five Hundred Pounds and upwards. And I do hereby further certify, that the said Rhys Jenkin is not, nor hath he been charged with any Declaration in the faid Cause, or with any other Action, dated the Twenty second William Davies, Day of May, 1792.

Witness, Owen Tudor.

To which Certificate must be annexed an

Affidavit of the Goaler's Signature.

In the Exchequer of Pleas.

David Lloyd, Plaintiff agt. Rhys Jenkin, Defendant.

Owen Tudor, of Welch-Poole, in the County of Montgomery, Gentleman, maketh Oath, that he this Deponent was present on the Twenty second Day of May, 1792, and did see William Davies, the Goaler, or Keeper of his Majesty's Goal in and for the said County of Montgomery, sign the Certificate hereunto annexed, and that the Names "William Davies," and "Owen Tudor," set and subscribed thereto, are of the respective Hand Writings of the said William Davies and this Deponent.

Sworn at Welch Pool, &c. Owen Tudor.

Which (being correct) must be immediately transmitted to the Clerk in Court, who obtains a Barron's Summons thereon, to shew Cause, why the Desendant should not be discharged, on entering a common Appearance. In general Cases, an Order passes of Course, unless Cause be shewn to the contrary within ten Days. If no sufficient Cause be then shewn, and certified by Affidavit, the Order absolute is granted, which Warrants the Clerk in Court to issue the following writ of

Supersedeas for not declaring in due Time.

George the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, and so forth; To the Sheriff of Montgomeryshire, Greeting. Whereas Rhys Jenkin is detained in our Prison under your Custody, as it is faid, by Virtue of our Writ, of Quo Minus ad Respondendum, regularly issued out, and under the Seal, of our Court returnable before the Barons of our Exchequer at Westminster, in eight Days of Saint Hilary last past, to answer David Lloyd our Debtor of a Plea of Trespass, whereby he was the less able to satisfy us the Debts, which he owes us at our said Exchequer, to his great Damage, as he faid he could reasonably shew that thereof, he ought to answer, (And Whereas afterwards that is to say on the Twenty-eighth Day of November last past, the Said Rhys Jenkin was charged with a Declaration at the Suit of the faid David Lloyd, in the Plea aforefaid) but because it appears to the Barons of our faid Exchequer, at Westminster, that the said Rhys Jenkin hath put in his Place John Miller, his Attorney, to answer the faid David Lloyd in the Plea aforefaid, and that the faid David Lloyd hath not declared against him within two Terms (proceeded to Judgment against the Said Rhys Jenkin within three Terms after Delivery of the faid Declaration) as required by the Rules of our faid Court of Exchequer. We command you therefore, that if Dd2

the said Rhys Jenkin be detained in our Prison under your Custody, for the Cause aforesaid, and no other, that then you suffer him to go at large, as you will answer the Contrary at your Peril.—Witness Sir James Eyre, Knight, at Westminster, the Twenty-first Day of May, in the Thirty-fecond Year of our Reign.

John Miller.

Rose.

Costs of superseding a Prisoner.

In the Exchequer of Pleas.

Jenkin at the Suit of Lloyd.

		Between	
		Part	-
	on the	and	l
EASTER VACATION, 1792.	Solicitor	-	
	f. s. d	£ . s.	de
Attending the Defendant in			
Custody to take Instruc-			
tions, and Warrant to		4	4
fupersede him —)			
Attending the Keeper of the			
Goal, fearthing for and			
procuring a Certificate of		3	4
the Causes, wherewith the			
Defendant flood charged J			
Paid him for the fame -		2	6
Drawing and Ingroffing an		1	
Affidavit, verifying the		5	7
Goaler's Certificate -		1	
Summons for Superfedeas 7			
Copy and Service -}	3	4	
Attending the fame a full?			
Hour, but the Plaintiff's	. (
Clerk in Court did not	3 4	3	4
attend — —		1	
The like on a fecond Sum-1			
mons — _}	6 4	7	4
The like on a third Ditto	6 4	7	1
	• •	Draw	vino
		2111	

	Clerk in Court on the Solicitor	Party and Party	
D	£. s. a	6. s. d.	
Drawing and Ingroffing an Affidavit of the regular Services of the Summons and Attendances thereon—.	5 7	5 7	
Paid for the Barons Order	4	4	
Copy and Service on the Plaintiff's Attorney	1	2	
Entering Common Appearance and Fee	6	9 4	
Warrant of Retainer filling up, filing and Duty -	3 7		
Supersedeas and Fee —	7 2	13 10	
Paid Postage of Letters -		2 6	

Method of discharging a Prisoner, charged in Execution, under the Lords AET.

The following Instructions may be of Advantage to those Desendants, whose Missortunes entitle them to the wholsome Relief of Statutes which do Honor to the Legislature of this Country.—But it must be particularly observed, that unless a Desendant proceeds to take the Benefit of these Laws (32. Geo. II. c. 28.) immediately and within the very first Term, after he is taken or charged in Execution, he will be denied all Redress, for at least Twelve Months, at which Period he may be assisted by the 26. Geo. III. c. 44. it being the Design of the Law, that a Desendant shall not wanton, in the Waste and Spoil of his Property, to the Prejudice of his Creditor, till all is lost, and then seek the Aid of the aforesaid Insolvent Acts.

The following are Forms of those Proceedings which are necessary to secure such Advantages, and protect the Prisoner, and his Solicitor, from the Risque of Error, in which, from the Want of them, they are too often involved. I consider it therefore as absolutely necessary to present all those

who are concerned in this momentous Busines, with the Documents, for Desendants to apply for their Discharge, under the Lords Act, or Acts of Insolvency before-mentioned, and first with

A Notice to the Plaintiff.

In the Exchequer of Pleas.

Between Between Plaintiff, and Rhys Jenkin, Defendant,

To Mr. David Lloyd, the Plaintiff.

Sir,

Take Notice that I intend at the Expiration of fourteen Days, from the Delivery hereof, (or fo foon after as I can be heard) to petition his Majesty's Court of Exchequer at Westminster, for such Relief and Benefit as I am intitled to, by Virtue of an Act of Parliament, made and passed in the Thirty-second Year of the Reign of his late Majesty King George the Second, intitled " An All " for the Relief of Debtors with respect to the "Imprisonment of their Persons, &c." And also of an Act made and passed in the I wenty-fixth Year of his present Majesty, intitled " An Act for the further Relief of Debtors, &c." And that I have no Debts, Estate or Effects whatsoever, nor had I at the Time of my first Imprisonment in this Action, or at any Time fince, either in Possession, Reversion, Remainder, or Expectancy, other than and except (what is contained in the Schedule hereunta annexed, and) the necessary Wearing Apparel and Bedding for myself and Family, and the Tools or Instruments of my Trade or Calling, not exceeding the Sum of Ten Pounds in Value in the Whole. As Witness my Hand this Twentieth Day of March, One Thousand Seven Hundred and Ninety-two.

Witness, Owen Tudor.

Rhys Jenkin.

Underneath

Underneath which, or upon the Back of such Notice must be made

An Affidavit of the Defendant's figning the same Notice.
In the Exchequer of Pleas.

Between { David Lloyd, Plaintiff,

Rhys Jenkin, Defendant. Owen Tudor of Welch Poole, in the County of Montgomery, Gentleman, maketh Oath and faith that he was present, and did see the above-named Desendant, Rhys Jenkin sign his Name [or Mark] to the Notice and Schedule hereunto annexed on the Day of the Date thereof: and also to a Copy of the same, and that the Name "Owen Tudor," subscribed as a Witness thereto, is the proper Hand Writing of this Deponent.

Sworn, &c. Owen Tudor.
Such Notice being ferved on the Plaintiff, there
must be made

An Affidavit of Service of Notice. Vid. sec. 13. In the Exchequer of Pleas.

Between { David Lloyd Plaintiff. and Rhys Jenkin, Defendant.

Owen Tudor of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath and faith that he this Deponent did on the Twenty-fifth Day of March instant, personally serve the above-named Plaintiff, David Lloyd, with a true Copy of the Notice and Schedule hereunto annexed.

Sworn, &c. Owen Tudor.

Both Affidavits on plain Paper without Duty.

The Form of the Inventory.

A Schedule or Inventory of all the Estate and Essects, which I Rhys Jenkin a Prisoner in Execution, in the Custody of the Sheriss of the County of Montgomery, at the Suit of David Lloyd, or any Person or Persons in Trust for me, was or were possessed of or intitled unto, at the Time of my first Imprisonment,

Imprisonment, at the Suit of the said David Lloyd, or at any Time since, either in Possession, Reversion, Remainder, or Expectancy, other than and except the necessary Wearing Apparel and Bedding of or for me and my Family, and the Tools or Instruments of my Trade or Calling, not exceeding Ten Pounds in Value in the Whole. As witness my Hand, this Twentieth Day of March, One Thousand Seven Hundred and Ninety-two.

Witness, Owen Tudor Rhys Jenkin.

A very correct and particular Account must here be truly stated of all the Prisoner's Estate and Essects, for if in any particular it is salsified, he will be remanded and lose the Benefit of these Acts.

Every Principle of Integrity must on this Occasion be strictly attended to by the Prisoner, and most chastely exercised, as well to do all possible Justice to an injured Creditor, as to give a Renovation to his own Character, at least doubtful, is not lost, by the unhappy Circumstance of his Imprisonment.

Prisoners Petition, which must be presented to the Court within the next Term after Defendant is charged in Execution.

To the Right Honourable Sir James Eyre, Knight, Lord Chief Baron of his Majesty's Court of Exchequer at Westminster, and the rest of the Barons of the same Court.

The Humble Petition of Rhys Jenkin.

Sheweth,

That your Petitioner is a Prisoner in the County Goal of Montgomery, charged in Execution at the Suit of David Lloyd, for the Sum of

as by the Certificate hereto annexed

more fully appears,

That your Petitioner humbly apprehends he is intitled to the Benefit of an Act of Parliament made and passed in the Thirty-second Year of the Reign

Reign of his late Majesty King George the Second, intitled "An Act for the Relief of Debtors with "respect to the Imprisonment of their Persons, "Ec." And also of an Act made and passed in the Twenty-sixth Year of the Reign of his present Majesty, intitled "An Act for the further Relief" of Debtors, &c."

That your Petitioner hath not at the Time of exhibiting this his Petition, nor had he at the Time of his Imprisonment in this Action, or at any Time since, any Debts, Estates, or Essects whatsoever, either in Possession, Revension, Remainder, or Expectancy, other than and except (what is contained in the Schedule hereunto annexed, and) the necessary Wearing Apparel and Bedding, for himself and Family, and the Tools or Implements of his Trade and Calling, not exceeding the Sum of Ten Pounds in Value in the Whole.

Your Petitioner being willing and desirous to conform himself to the Directions of the faid several Acts, most humbly prays your Lordship to grant a Rule or Order of this Honourable Court, for the said Plaintiss to shew Cause, why he should not be discharged, pursuant to the said Acts. And as in Duty bound your Petitioner will ever pray, &c.

Witness, Owen Tudor.

Rhys Jenkin.

To the above Petition must be annexed, an exact Copy of the Defendant's Schedule signed by him, as delivered to the Plaintiff, and witnessed in like Manner.

Witness, Owan Tudor.

Rhys Jenkin.

To the foregoing must be added the

Ee

GOALER's

GOALER'S CERTIFICATE.

" Copy of the Sheriff's Warrant to be first written."

I William Davies, Goaler or Keeper of his Majesty's Goal of Montgomery, in and for the County of Montgomery, do hereby certify that the above-written is a true Copy of the Sherist's Warrant, on which the Desendant Rhys Jenkin was taken, and by Virtue whereof he was committed into my Custody, on the tenth Day of February last, and hath ever since continued therein, nor have I any other Detainer against him, As Witness my Hand, the Day of March, One Thousand, Seven Hundred and Ninety-two.

Witness, Owen Tudor. William Davies.

And an Affidavit of Goaler's Signing annexed.

In the Exchequer of Pleas.

David Lloyd Plaintiff, against Rhys Jenkin, Defendant:

Owen Tudor of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath, and faith, that he was present, at the Goal of Montgomery, on the Day of March Instant, and did then and there see William Davies, Keeper or Goaler of his Majesty's said Goal for the County of Montgomery, sign the Certificate hereunto annexed.

Sworn, &c.

Owen Tudor.

On plain Paper, without Duty, nor is any Fee to be paid for either of the Oaths.

These several Documents are transmitted to the Clerk in Court who procures

Ans

An Order to bring Defendant into Court.

Easter Term in the 32d Year of the Reign of King George the Third.

David Lloyd, Plaintiff, against Rhys Jenkin a Prisoner, &c. Defendant.

Wednesday the 25th Day of April.

Upon reading the Petition of the faid Defendant, Rhys Jenkin, (a Prisoner under Execution in his Majesty's Goal of Montgomery in and for the County of Montgomery,) at the Suit of the abovenamed Plaintiff David Lloyd, fetting forth the Cause of his Imprisonment, and a full and just Account of all his real and personal Estate whatsoever, in a Schedule thereto annexed, And also an Affidavit of Service of Notice, that the faid Defendant Rhys Jenkin intended to petition this Honourable Court, and of the figning of such Notice, and also of the Goaler's figning the Certificate of the Time of his Commitment. It is ordered that the Sheriff of the faid County of Montgomery, or his Keeper of the faid Goal, shall on some one Day during the next Great Session, to be held in and for the said County of Montgomery, bring into the Court, there before the Justices of the faid Court of Great Session, the Body of the faid Rhys Jenkin, in order to be discharged out of Custody, pursuant to an Act of Parliament, passed in the Thirty-second Year of the Reign of his late Majesty King George the Second, intitled "an Act for the Relief of Debtors " with respect to the Imprisonment of their Persons;" And of an Act made and passed in the Twenty-fixth Year of the Reign of his present Majesty, intitled " an Act for the further Relief of "Debtors, &c." And it is further ordered, that the faid Plaintiff David Lloyd, (upon Notice of this Rule to be given to him, fourteen Days before the faid Great Seffion,) shall at the same Time, by him-Ee2

felf, his Council, or Attorney, shew Cause, if any he hath, why the said Desendant Rhys Jenkin, should not be discharged out of Custody, according to the several Acts of Parliment aforesaid.

By the Court.

Rose.

This Order of Court is upon plain Paper, without Duty, and a Copy of it must be served, as well on the Deputy Sheriff, as the Plaintiff, and the following

Affidavit of Service of the Rule then made.

In the Exchequer of Pleas.

David Lloyd Plaintiff, against Rhys Jenkin Desendant.

Owen Tudor of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath, that he did on the Twenty-seventh Day of July last past, personally serve (Liewellin Morgan, Solicitor for the Plaintiff above named, he this Deponent having diligently enquired after the said Plaintiff David Lloyd, and being wholly unable to see him or discover his Residence. Vid. 32 Geo. III. c. 28. s. 13.) David Lloyd, the above-named Plaintiff, with a true Copy of the Rule hereunto annexed, and at the same time shewed the said original Rule to him. Owen Tudor. Sworn, &c before

On plain Paper and without Duty.

This Affidavit with Rule, Petition, Schedule, &c. is delivered to the proper Officer, when the Defendant is brought into Court to be discharged, who will proceed to administer the appointed Oath to him, and pronounce his Enlargement.

Remanded on Opposition.

If the Plaintiff should, for any Reason, be refolved to continue his unhappy Debtor in Custody, he must, when the Desendant is brought into Court to be discharged, there oppose him upon the Truth and Merits of his Petition, Schedule, &c. by Council; If he fails in that and personally attends, he must (in Court) enter into a Note of Hand in the Words following, on a Sixpenny Stamp Duty; Is not present, the Affidavit following must be annexed to such Note, whereupon Defendant will be remanded.

Note of Hand for Payment of the Groats. In the Exchequer of Pleas.

David Lloyd, Plaintiff, against Rhys Jenkin, Defendant.

I David Lloyd the above-named Plaintiff, do hereby undertake and promise to pay, to the above-named Defendant Rhys Jenkin, the Sum of two Shillings and Four-pence Weekly, and on Monday in every Week, so long as he shall continue a Prifoner in Execution at my Suit. Dated this Eleventh Day of August, 1792.

Witness, Richard Lewis.

David Lloyd.

Affilavit of Plaintiff's signing the Note.

In the Exchequer of Pleas.

David Lloyd Plaintiff
againft
Rhys Jenkin Defendant.

Richard Lewis, of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath and faith, that he was present on the Eleventh Day of August instant, and did see David Lloyd the Plaintiff abovenamed, duly sign the Note of Hand hereunto annexed, And that the Name "David Lloyd" thereto subscribed, as the Person, and Plaintiff in this Action, giving such Note, and the Name "Owen Tudor" thereto also subscribed, as a Witness attesting such Signature of the said David Lloyd, are of the respective proper Hands Writing, of the said Plaintiff David Lloyd and this Deponent.

Sworn, &c. before

Richard Lewis. Which Which Affidavit is to be ingrossed on a treble sixpenny Stamp Duty, and sworn before a Commissioner in the Exchequer; the Affidavit is then annexed to the Note of Hand, and both delivered to the Desendant in Court, with 2s. 4d. which must be regularly paid to him, or the Goaler, every succeeding Monday.

And how to be paid.

Payment of two or more 2s. 4d. to the Defendant, at one and the same Time (which is often erroneously made, with a view to save Trouble) is bad, and the Defendant, in such Case, as well as in Default of regular Payment, on each succeeding Monday, will be entitled to his Discharge, it being the humane Design of the Law, that such Payment shall be made Weekly, wherewith an unfortunate Debtor, may in some Degree be enabled to support himself in Custody, which he might otherwise squander and misapply, and thereby increase his Misery.

Defendant's Future Effects.

But be it well remembered, that these most excellent Statutes, operate only as to the Relief of Persons, and not an Extinction of a Plaintiff's Right of Suit, as he may at any suture Time, levy upon new acquired Effects of the Desendant, to the Satissaction of the whole of his Debt.

Rule on Defendant being remanded.

Easter Term in the Thirty-second Year of the Reign of King George the Third.

Wednesday the 16th Day of May, 1792.

Lloyd against Jenkin a Prisoner.

On which Day the said Desendant was brought up into Court pursuant to an Order made onth e Twenty-fisth Day of April last for that Purpose, and having taken the Oath, directed to be taken by the Act of the Thirty-second Year of the Reign of his late Majesty King George the Second, And the Plaintiss

Plaintiff objecting to the Discharge of the said Defendant, and personally in Court duly signing his Note of Hand, undertaking to pay to the said Defendant 2s. 4d. Weekly, and on Monday in every Week, during such Time as the said Defendant shall remain a Prisoner in Execution at his Suit; Ordered thereupon that the said Defendant be, and he is hereby remanded to the Custody of the Warden of his Majesty's Prison of the Fleet, there to remain until, &c.

By the Court.

Rofe.

Costs of liberating a Prisoner under the Lords Act.
In the Exchequer of Pleas.

Jenkin at the Suit of Lloyd.

Attending the Defendant in Custody, taking Instructions and Warrant to procure his Discharge Attending the Keeper of the Goal, searching for and procuring a Certificate of the Causes, wherewith the Defendant stood charged Paid him for the same Drawing a Notice from Defendant to the Plaintiff of his Design to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff Drawing Drawing		Clerk in Court on the Solicitor.	Between Party and Party.
Custody, taking Instructions and Warrant to procure his Discharge Attending the Keeper of the Goal, searching for and procuring a Certificate of the Causes, wherewith the Defendant stood charged Paid him for the same Drawing a Notice from Defendant to the Plaintiff of his Design to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff 3 4 4 5 Act 3 6 3 6 3 7 3 7 3 8 3 8 3 8 3 9 3 9 3 9 3 9 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 3 10 4 10 5 10 6 10 7 1		f. s. d.	
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procuring a Certificate of the Causes, wherewith the Desendant stood charged Paid him for the same Drawing a Notice from Desendant to the Plaintiff of his Design to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff 3 4 3 4 3 6 3 6	Attending the Keeper of the		
Defendant flood charged Paid him for the fame Drawing a Notice from Defendant to the Plaintiff of his Defign to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff 3 6	procuring a Certificate of		3 4
Paid him for the fame Drawing a Notice from Defendant to the Plaintiff of his Defign to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff 3 6 3 7 7 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8			
Drawing a Notice from Defendant to the Plaintiff of his Defign to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff 3 3	Defendant flood charged J		
fendant to the Plaintiff of his Defign to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff 3			3 6
his Defign to apply for the Benefit of the Lords Act Making a fair Copy thereof and personal Service on Plaintiff 3 3	Drawing a Notice from De-		
Making a fair Copy thereof and personal Service on Plaintiff 3			
Making a fair Copy thereof and personal Service on Plaintiff 3	his Delign to apply for		3
Making a fair Copy thereof and personal Service on Plaintiff 3			
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and personal Service on Plaintiff	Making a fair Copy thereof		
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Drawing	Plaintiff		
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	C	our	t		Party		
	on	1 th	e		and		
	So	lici	tor	1	arty	,	
	£.	5.	d	L.		d.	
Drawing and Ingroffing an 1	~			120			-
Affidavit of fuch Service					3		
Fair Copy of the Notice and 1					1		
Schedule annexed thereto				1	2		
Drawing a Petition to the							
Court, praying for a Rule							
to be brought into Court					3		
to be discharged, and fair							
Copy —							
Paid for entering and an						1	
Office Copy of the Rule		2	6		2	6	
for that Purpose							
Paid the Clerk in Court his]		•		10			
Fee for obtaining fame		3	4		3	4	
Making a fair Copy of the							
Rule and Service on the					2		
Plaintiff personally							
The like upon the Sheriff -					2		
Drawing and Ingroffing an				1 1 2	-		
Affidavit of fuch Services					3		
Attending the Court when			1				
Defendant was ordered							
to be discharged, he not					3	4	
being opposed by the							
Plaintiff							
Paid for the Order of Libe-					2	6	
ration —			1		-		
Attending the Sheriff with							
the fame and to get the					3	4	
Defendant fet at Liberty			1				
Paid Postage of Letters -		2	1		4		
			-				

Should the Defendant be charged in Execution, at the Suit of more than one Plaintiff, each Plaintiff must be served with a Copy of the Whole, in like Manner, and similar Proceedings for his Discharge must be pursued in each individual Cause.

Having

Involment of Deeds.

In this Court Deeds are enrolled with Expedition and Effect, as to their Prefervation and Security; And thus to record Conveyances, which respect large Property, is a very prudent Practice, as in Case of any Accident by Fire, or otherwise, such Involment may be substituted for the Original. vid. 10. Ann. c. 18. s.

The Deed intended to be inrolled, is to be taken to a Baron, who grants his Fiat thereon, if found to be regular, which with the Acknowledgment au-

thorizes the Clerk in Court, to inrol it.

It must be observed here, that the Acknowledgment is unnecessary, unless the Deed is a Bargain or Sale, in which Case one of the Parties (if in Town) must attend before a Baron for that Purpose; in other Cases, the Fiat of the Baron is alone sufficient.

The Form of the Acknowledgment is as follows:

"The Execution of this Deed was acknowledged in Court (or at my Chambers, &c) by A. B.

" Party thereto, and within mentioned, who

" prayed that the same may be involled in the "Office of Pleas of his Majesty's Court of Exche-

" quer at Westminster, on the

" Day of May 1792, before me

" Jas. Egre."

If the Party executing any Deed, necessary to be inrolled, reside in the Country, at a Distance, such Party may attend any Commissioner, properly authorized for the taking of Assidavits in the Court of Exchequer, and acknowledge the same before him, who shall certify such Acknowledgment in the Margin thereof in like Manner as above.

The Deed is then transmitted to the Clerk in Court, who in either of the above Cases obtains

the following Fiat.

" Let this Deed be inrolled in the Office of Pleas of his Majesty's Court of Exchequer at Day of

" Westminster, dated the

" Jas. Eyre."

The Deed is then inrolled by the Clerk in Court

with this Incipitur, viz.

" June, 1792.

" An Indenture of Bargain and Sale to be in-" rolled, before the Barons of the Exchequer at " Westminster, among the Pleas of Trinity Term in the Thirty-second Year of the Reign of our

" Sovereign Lord George the Third, by the Grace of God of Great-Britain, France and Ireland,

"King, Defender of the Faith, and fo forth, and " in the Year of our Lord One Thousand Seven

" Hundred and Ninety-two."

And the following Indorsement is afterwards made thereon, which compleats the Deed for Redelivery to the Solicitor.

" Inrolled in the Office of Pleas of his Majesty's " Court of Exchequer at Westminster, among the

"Pleas of the Term of the Holy Trinity in the

"Thirty-second Year of the Reign of our Sove-

" reign Lord George the Third, by the Grace of "God of Great-Britain, France and Ireland,

"King, Defender of the Faith, &c. and in the

"Year of our Lord, One Thousand Seven Hun-

" dred and Ninery two," by

Richard Edmunds.

Rose, (LS

The Costs of inrolling a Deed.

Rhys Jenkin to David Lloyd.

	On So		e tor	1 - 1		, i
	£.	s.	d.	2.	s.	d.
Attending the Parties taking their Instructions to inrol a Deed of Bargain and Sale					3	4
Attending Rhys Jenkin to the Baron's Chambers, in order to acknowledge the Execution of the Deed by him		3	4	-	6.	8
Paid the Baron's Clerk his Fee thereon		5			5	
Attending at the Baron's Chambers to procure his Fiat for involment of the Deed		3	4		5	8
Paid the Baron's Clerk his Fee thereon		2	6	3	2	6
Inrolling the Deed of Bargain }	1 1	0		2		
Paid for docquetting the }		3		3	3	
Paid Porters and Postage of Letters			¥	2	:	6

Having thus gone through the principal Object of this Treatife, and explained the different Processes, by which Actions, &c. are commenced prosecuted and defended, &c in this Court, and enlarged on such Part of the further Proceedings to F f 2

Issue Trial, &c. as I conceive necessary to convey a perfect Idea, and full Information to the Solicitor, of the Nature, Extent, and Superiority of its Practice, I shall conclude this Part with best Hopes, that, though some Imperfections will appear herein, yet, it may prove beneficial to the Office of Pleas, and useful to the Profession in general, to whose Candor and Indulgence it is submitted.

I shall now proceed to give a few regular Bills of Costs, and subjoin an Appendix of some useful Precedents.

Plaintiff's

Plaintiff's Costs in divers Cases.

Where a Clerk in Court, on Service of Process, applies for an Account of Debt and Costs, with a View to Payment, and Avoidance of further Expences, 'tis the usual and most proper Method, that he should engage for Payment of the same, as soon as fettled.

If the Defendant's Clerk in Court means ingenuously, he cannot think such Request improper otherwise, it well becomes the Plaintiff's Clerk in Court to act with Caution to defeat all finister Views, or affected Delay. Under such an Undertaking the Plaintiff's Clerk in Court, delivers an Account with Confidence, which is candidly fettled between them without further Increase of Expences.

All Items * thus marked are not Costs between Party

and Party.

Close Copies of all Proceedings are allowed between Attorney and Client, at 4d. per Folio.

On a Venire facias ad respondendum. In the Exchequer of Pleas.

Lloyd against Jenkin.

	Clerk Cours on th Solici	t	Betwee Part and Party	у
HILARY TERM, 1792.	7.		2.	
Attending to take Instruc-			4	4
Warrant of Retainer, filling up, filing it and Duty	3	7		
Venire facias ad respondendum and Solicitor's Fee thereon	6	8	13	4
				Paid

Paid the Sheriff 2s. 4d. for a Warrant on fame and making a Copy thereof Meffinger to the Sheriffs Office for the Warrant Paid the Officer for Service of the Summons on Defendant's Servant at his Dwelling-house	Cler Cour on ti Solic L. s.	t he citor	Between Par and Par s. 3	ty d ty
EASTER TERM, 1792.				
Paid 2s, for return of a Venire } facias, and 1s, for filing it } Diffringer ad Respondendum, }	1		3	
and colicitor's Feethereon Paid for Sher fis Warrant	6	8	13	4
on the Distringus Messenger to the Sheriffs-			2	4
Office for the fame — } Paid Officer for executing]			1	6
the fame			10	
Similar Charges as the last five, where an Alias, or pluries Distringas issues in default of an Appearance.				
Bill of Costs and fair Copy	I		2	
Fee ending the Cause and fettling the Bill	3	4	6	
Letters and Porters			2	6

On Service of a Qua Minus. Lloyd against Jenkin.

Con on (Soli		tor	Par an Par	ty d ty
HILARY TERM, 1792.	£. s.	a.	£. s.	a.
Attending the Plaintiff to take Instructions, and Authority to sue thereon			4	4
Warrant of Retainer, filling up, filing it, and Duty	3	7		
Qua Minus, and Solicitor's Fee thereon	6	8	13	4
Copy to ferve, but De- fendant could not be feen			I	
Paid Postage of Letters. —	X	6	I	6
EASTER TERM, 1792.				
Alias Quo Minus, and Soli- citor's Fee thereon	5	2	11	10
Copy thereof and personal Service on the Defendant			5	
Affidavit of fuch Service, Dury, and Oath			5	7
Drawing a Bill of Coffs and } fair Copy thereof	1		2	
Fee, fettling the Bill, and } ending the Cause			3	4
Paid Postage of Letters	1		2	

On a bailable Quo Minus in a Country Caufe.

Lloyd against Jenkin."

HILARY TERM, 1792.	Clerk Court on the Solici L. s.	e tor	Par and Part	ty l	
1111111, 1/92.					
Attending to take Instruc- tions and the Plaintiff's Authority to sue			4	4	
Drawing and Ingroffing an Affidavit of Deb., Duty			5	7	
Warrant of Retainer, filling it up, filing and Duty	3	7			
Quo Minus and Solicitor's } Fee thereon	6	8	13	4	
Filing the Affidavir of Debt	I		. 1		
Paid for the Sheriffs War- rant on the Quo Minus Paid a Messager noine for			2	6	
Paid a Messenger going for }			ı	6	
Paid the Sheriff for a Re- turn of Non est inventus Paid Messenger going to the			2		
Sheriffs-Office to obtain fame			1	6	
Paid the Clerk in Court for filing the Writ and Re-	1		1		
Postage of Letters in this Term	ı		2		

	Clerk in Court on the Solicitor f. s. d.	Part and Part	nd nty	
EASTER TERM, 1792.	N	~		
Alias Quo Minus, and Soli citor's Fee thereon —	5 2	11	6	
Paid for Sheriffs Warrant on this Writ —		2	4	
Messenger to the Sheriffs-		1	6	
Paid the Officer for arrest-		1 1		
Bill of Costs and fair Copy	1	2		
Fee, on fettling the Bill, and compromising the Cause		6	8	
Paid Postage of Letters	I	2	6	

The Solicitor's Sulve

If on Subpæna ad respondendum.

In the Exchequer.

Lloyd against Jenkin.

HILARY TERM, 1792.	Clerk in Court on the Solicitor L. s. a.	
FIIDART 1 ERM, 1/92.		
Attending the Plaintiff tak- ing Instructions, and an Authority to sue		4 4
Warrant of Retainer, filling up, filing it, and Duty	3 7	
Subpæna ad respondendum, and Solicitor's Fee there	6 2	12 10
Copy and Service thereof on Plaintiff's Wife at his Dwelling-house		2 6
Drawing and Ingroffing an Affidavit of fuch Service Duty and Oath		5 7
* Bill of Coffs and fair Copy	I	2
Fee, fettling the same, and		2 4
accommodating the Cause		3 4
Paid Postage of Letters	I	1 2

If on an Attachment, or subsequent Process of Contempt.

	Clerk in Court on the Solicitor.	Between Party and Party.
	£. s. d.	to. s. d.
*Searching if the Defendant i	1 8	3 4
Filing the Affidavit of Ser- vice of the Subpana —	İ	1
Attachment and Solicitor's Fee thereon	6 2	12 10
Paid the Sheriff for a War-		2 6
Messenger to the Sheriffs- }		1 6
Paid the Officer's Fee for arrefting the Defendant		I 1
Drawing, and fair Copy of, Bill of Costs	1	2
Fee, fettling the fame, and accommodating the Cause		6 8
Paid Postage of Letters	16	2 6

G g 2

On a Bail Bond assigned, with Comperuit ad Diem pleaded to the Plaintiff's Declaration.

In the Exchequer of Pleas.

Lloyd against Jenkin and Bail.

	Clerk	in	Between		
	Cour	t	Par	ty	
	on th		and		
	Solic		Par		
	f. s.	d.	£. s.	d.	
MICHAELMAS VACATIO	ON,				
1791.					
Attending and making many			13.44		
Inquiries into the Suffi-			6	8	
ciency of the Defendant's			1		
Bail to the Sheriff — J					
Attending the Sheriff for an					
Affignment of the Bail		- 1	6	8	
Bond —					
Paid for Assignment of the					
Bail Bond			6	8	
Paid on stamping the same,					
and attending for that	4	4	4	4	
Purpose at the Scamp Office			100		
Attending to takean Authori-			1	4	
ty and Instructions to fue			1 4	7	
Quo Minus, Solicitor's Fee,					
and Postage of Letters	7	8	15	1	
into Montgomeryshire,	,		1 .3	7	
against the Principal					
Warrant of Retainer, filling]	3	7			
up, filing it, and Duty	•	•			
Copy and personal Service of					
the Quo Minus			5		
Affidavit thereof, Duty and			1		
Oath —			5	7	
Bill of Costs and Copy 18.7					
and attending fettling fame,	4	4	4	4	
Poid Pode of Letters				,	
Paid Postage of Letters	1		1 1	.0	
			Attend	ing	

	Clerk	in	Bety	veen
	Court		Par	rty
	on th	e	aı	nd ·
	Solic	itor	Par	rty
	_	d.	£. s	. d.
MICHAELMAS VACATIO	N,		2.	
1791.				
Attending to take Instruc-				
tions and an Authority to				
fue one of the Bail who			4	4
lived in Shropshire				
Warrant of Retainer, filling]				
variant of Retainer, mining	3	7		
up, filing it, and Duty				
Quo Minus into Shropshire,				
6s. 8d. Solicitor's Fee,	6	8		
6s. Ed. and Postage of	O	0	14	10
Letters —				
Copy and perfonal Service		- 1		
at Shrewsbury —			5	
Affidavit of such Service				
Duty and Oath				
			5	7
Paid the Attorney's Fee there				
and his Postage of Letters			4	4
on the above Service -				
Bill of Costsand attending the				
fame and Caufe to lettle	4	4	4	4
Paid Postage of Letters	I		2	
The like Costs against the				
other Bail Defendant who				
refided at Bala in Me-	15	7	2	5
rionethshire — —				
Attending the Defendant's				
Summons to flay Proceed-		8		1
ings on the Bail Bond by	I	0	3	4
Payment of Cotts, and				
justifying Bail in the Cause J.		1		
Copy of Order fent -	I		I	
Bill of Costs and Copy and 1				17 198
attending to fettle the fame	4	4	4	4
Paid Postage of Letters -	1		2	
Š.				If

If the Proceedings should not be stayed in this Stage, the following may be a necessary Addition to each Bill.

HILARY TERM, 1792.	Clerk in Court on the Solicitor £. s. d	Between Party and Party £. s. d.
Searching if the Defendant had appeared	1 8	3 4
Entering an Appearance for the Defendant, according to the Statute and Solici-	6	9 4
Taking Instructions for De-		3 4
Drawing a Declaration on the Bail Bond, Fol. 22.	11	1 2
Ingroffing it 11s. and paid entering it and Duty,	¹ 4 3	17 11
Copy thereof filed on Duty	8 I	8 i
Notice thereof, Copy and Service on Defendant's Wife at his Dwelling-house	1	5
Paid an Attorney's Fee and Letters thereon at Bala		4 4
Rule to plead and filing Warrant	2 10	2 10
Demanding a Plea in Writ- ing Copy and Service Fair Copy of the Bond, over	1 6	2 6
and Copy thereof being demanded, Fol. 6	2	2
Attending Summons for Time to plead	1 8	3 4
Copy of the Order fent to Wales	1)	1
		Paid

	Cour on th Solic	t ie itor	Petw Par an Par L. s.	ty d ty
Paid for an Office Copy, Plea of Comperait ad Diem, Fol. 5 and Duty	1	11	1	11
Drawing Replication there-	Į	6	3	
Paid entering it and Duty Drawing the Issue, Fol. 32	2 16	3	2 [12	3
Entering the fame upon the Roll	10	8	16	
Drawing a Brief for Coun- fel to move that the De-				
fendant do verify his Plea in four Days, or Judg- ment, and a fair Copy thereof	I		I	6
To Counsel a Fee with Brief	10	6	10	6
Court on Motion — }	3	4	6	8
Roll into Court	1		1	
Office Copy, of the Rule Copy and Service of fame on	4	4	4	4
Defendant's Clerk in Court	1		2	
Signing final Judgment and Duty	9		9	
Paid Usher's Clerk, and for docquetting the Judg-	3		3	
Drawing and entering the Judgment Part on the Roll	I	2	2	4

Drawing

Drawing Bill of Costs and making a fair Copy thereof Notice of taxing same Copy and Service Attending the Clerk of the Pleas to tax Bill Paid him for taxing the same Execution of Fieri Facias, and Solicitor's Fee thereon Paid Sheriff for a Return of Nulla Bana on the same Paid Clerk in Court filing the Writ and Return A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor Paid Postage of Letters Solicitor Solicitor A Testatum Fieri Facias, and Solicitor A Testatum Fieri Facias, and Solicitor Paid Postage of Letters A Testatum Fieri Facias, and Solicitor Paid Postage of Letters		Clerk in Court on the	Between Party and
Drawing Bill of Costs and making a fair Copy thereof Notice of taxing same Copy and Service Attending the Clerk of the Pleas to tax Bill Paid him for taxing the same Execution of Fieri Facias, and Solicitor's Fee thereon Paid Sheriff for a Return of Nulla Bana on the same Paid Clerk in Court filing the Writ and Return A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor			
Drawing Bill of Costs and making a fair Copy thereof Notice of taxing fame Copy and Service Attending the Clerk of the Pleas to tax Bill Paid him for taxing the fame Execution of Fieri Facias, and Solicitor's Fee thereon Paid Sheriff for a Return of Nullo Bong on the fame Paid Clerk in Court filing the Writ and Return A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor		- "	
Notice of taxing fame Copy and Service Attending the Clerk of the Pleas to tax Bill Paid him for taxing the fame Execution of Fieri Facias, and Solicitor's Fee thereon Paid Sheriff for a Return of Nullo Bong on the fame Paid Clerk in Court filing the Writ and Return A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor Term Fee, Clerk in Court, and Solicitor			
Pleas to tax Bill Paid him for taxing the fame Execution of Fieri Facias, and Solicitor's Fee thereon Paid Sheriff for a Return of Nullo Bong on the fame Paid Clerk in Court filing the Writ and Return A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor and Solicitor 3 4 10		1	2
Execution of Fieri Facias, and Solicitor's Fee thereon Paid Sheriff for a Return of Nullo Bong on the fame Paid Clerk in Court filing the Writ and Return A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor 3 4 10		3 4	6 8
and Solicitor's Fee thereon Paid Sheriff for a Return of Nullo Bong on the fame Paid Clerk in Court filing the Writ and Return — A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor — 3 4 10		2	2
Nullo Bong on the fame Paid Clerk in Court filing the Writ and Return — A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor — 3 4 10		5 2	8 6
the Writ and Return — A Testatum Fieri Facias, and Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor — 3 4 10			2
Solicitor's Fee thereon Term Fee, Clerk in Court, and Solicitor 3 4 10			ı
and Solicitor 3 4 10		5 8	9
Paid Postage of Letters - 4		3 4	10
	Paid Postage of Letters -		4

A similar Bill to the above, will apply in an Assion of Debt upon Judgment, where the Defendant pleads a nul tiel Record.

TRIAL at GUILDHALL, London.

The Costs of David Lloyd, Plaintiff, against Rhys fenkin, Defendant, in Case on Promises, wherein the Plaintiff recovered a Verdiet against the Defendant, at the Sittings held at Guildhall, London, after last Trinity Term, and Damages found by the Jury to £.196.

EASTER TERM, 1792.	Clerk in Court on the Solicitor £. s. d.			een y i y. d.
Attending the Plaintiff tak- ing an Authority and In- ftructions to fue			4	4
Warrant of Retainer, Duty, filling up, and filing it -	3	7		
Venire Facias ad Responden dum, and Solicitor's Fee	6	8	13	4
Paid for the Sheriffs Warrant thereon			2,	4
Messenger for the same to the Sheriffs Office			1	6
Making a fair Copy thereof for Service			1	
Paid the Officer ferving the			5	
Searching if the Defendant]		-	,	
had appeared S Paid the Sheriff for a return)	. 1	8	3	4
of the Venire Facias }	2		2	
Paid the Clerk in Court				
for filing same, with return	I		I	
Distringuis and Respondendum and Solicitor's Fee Paid for the Sheriffs War-	6	8	13	4
rant thereupon				110
Messenger to the Sheriffs-			2	4
Office for the fame			1	6
H h			1	Paid

	Cler	kin	Between			
	Cou		Part			
	on t	he		an	d	
	Solic	itor		Part	y	
	£ . s.	. d.	£.	. s.		
Paid the Officer his Fee, for diff aining forty Shillings on the Defendant	~		~	10		
Taking Instructions for De-		ě		3	4	
Drawing Declaration, Fol.	10	6	I	Į		
To special Pleader to fettle	. 5	•		5		
Attending him feveral Times	I	8	15	3	4	
Ingroffing it and paid Clerk of the Pleas for entering it	13	11		17	5	
Term Fee, Clerk in Court and Solicitor	3	4		10		
TRINITY TERM.						
Rule to plead and filing Plaintiff's Warrant - }	2	10		2	10	
Demanding a Plea in writing Copy and Service -	I	6		2	6	
Attending Summons for Time to plead	1	8		3	4	
Copy Order fent	1			I		
Copy of the Plea of general }	1			1	,	
Drawing the Issue, Fol. 24. Copy on Duty	12	9	1	8	9	
Entering the Issue on the Roll	4			8		
Paid for Entry of the Issue	T			1		
lurata —	2			2		
Term Fee, Clerk in Court }	3	4		10		
Notice of Trial, Copy, and Service of eight Days	1	6			6	
	1	VAC	A	LIC	N.	

	Clerk	in	Betw	een
	Court		Par	ty
	on the	e	an	d
VACATION.	Solici	tor	Par	ty
	f. s.	d.	f. s.	. d.
Ingroffing the Record, Fol. 28	9	4	14	
Parchment and Duty, fign-7				
ing and fealing of the Record	11	3	II	3
Solicitor's Fee thereon -			6	8
Venire Facias Juratorem and]		2	8	6
Solicitor's Fee	5	2		٠
Distringas Juratorem and Fee	5	8	9	
Paid the Sheriff for return }			4	4
*Attending at the Poultry	1	8	3	4
Compter for that Purpose Subpæna ad Testissicandum and				
Solicitor's Fee thereon	5	2	8	6
Two Copies 2s. Services 5s.]				
and Money given 2s.			9	
*Attending at the Chief Ba-				
ron's Chambers to enter	I	8	3	4
the Cause two Days before		١	9	4
Paid entering the Cause with				
Paid entering the Cause with the Marshal there			16	8
Attending to take Inffruc-				0
tions for Brief ——			6	8
In extraordinary Cafes -			13	4
Drawing fame, Fol. 3 — Making two fair Copies			I	
thereof for Counfel — }			1	
Paid Fees to Counsel with				
their Briefs ——			5 5	
*To their Clerks their Fees			5	
Attending instructing Coun-			6	8
fel on delivery of Briefs				
Verdict for the Plaintiff	6	8	13	4
Paid the Court Fees —				
H h 2			1	Each

	Clerk	in	Betwee	n	
	Court		Party	,	
	on the		and		
	Solici	tor	Party	,	
	-	d.	fo s.		
Each common Witness per Day	7		~		
has for his Attendance, 5s.					
The common Allowance for					
Witnesses in London and					
Midd efex is, (without an					
Affidavis to Increase) 208.					
MICHAELMAS TERM, 1	792.				
Returning and filing Poftea	2	8	4	4	
Rule for Judgment, (of four.					
Dais) figning the same	11	2	11	2	
and Du y		-		-	
Paid the Usher's Clerk, and					
for docquetting the Judg-	3		3		
ment					
Entering the Judgment on	I	10	3	8	
the Roll, Fol. 11 -			3	٠	
Drawing Bill of Costs and		4			
making a Copy thereof	2	6	4		
Notice of taxing the fame					
Copy and Service -	1		2		
Attending to Tax the Bill	2	4	6	8	
Paid for taxing	2	7	2		
Execution of Capias ad Sa-					
tisfaciendum into London		2	8	6	
*Attending to lodge the fame		0			
in the Sheriffs Office, and	I	8	3	4	
after, for a Return thereof					
Paid the Sheriffs for a Re-					
turn of the same, Non est			2		
inventus —					
Paid the Clerk in Court for	1				
filing same and Return	1		1		
Testatum Capias ad Satisfa-					
ciendum into Middlesex		8	0		
and Fee —	3		, ,		
Term Fee, Clerk in Court,					
and Solicitor	3	4	10		
	1			6	
Letters and Porters			1 2	0	

On an Arrest to Trial at the Assizes, and final Judgment.

In the Exchequer of Pleas.

Lloyd against Jenkin.

Lioyd againit	Jenkin	•		
	Clerk	in	Betw	een
	Cour	Court		ty
	on the		an	
	Solici		Par	
	f. s	. d.	£. s.	d.
TRINITY VACATION,				
1791.				
Attending the Plaintiff, tak-				
ing Instructions for this				
Action, and an Authority			1 4	4
to fue				
Drawing and Ingroffing an ?				
Affidavit of Debt, Duty			5	7
and Oath				
Paid Clerk in Court for fil-1			a la land	
ing the same	1		I	
Warrant of Retainer, filling				
it up, filing fame, and	3	7		
Duty —	3			
Quo Minus into Montgome-)			,	
ryshire, and Solicitor's	6	8	13	4
Fee thereon			,	•
Paid Postage to London for,				
and back with the Writ	1		2	
inclosed to Welch Pool				
Paid the Sheriff for his				
Warrant, on the Que			2	6
Minus —				
Paid a Messenger going for]				
the fame			I	6
기념하다 하면 하는 것이 되는 것이 되었다. 이 사람				
MICHAELMAS TERM.				
The Officer not being able				
to arrest Defendant, paid		-		
the Sheriff for a Return of			2	
Non est inventus on the			-	
Quo Minus				
2,10 212111113			1	Paid
				alu

	Clerk	
	Court	Party
	on the	
	Solicit	or Party.
	£. s.	d. L. s. d.
Paid a Messenger going for } fame to the Sheriff's-Office }		1 6
Paid the Clerk in Court, for filing the Writ and Return	1	1
7th November, Alias Que)		
Minus against the De- fendant and Solicitor's Fee	5	2 11 10
Paid Postage of Que Minus,		
neturned up to, and Alias Quo Minus down from	1	2
London to Welch Pool		
Paid the Sheriff for his War-		
Minus — Alias Quo		2 6
Messenger to the Sheriffs-		1 6
The Officer not being able,		
to arrest the Defendant		
on Alias Quo Minus, paid!		
the Sheriff for a Return of		2
Non est inventus on that		
Writ —		
Paid a Messenger for going		
to the Sheriff's-Office for		1 6
the fame —		1.0
Paid the Clerk in Court for		
filing the Writ and Re-		
turn —		I
그 그 그 그리고 있는 것은 것으로 하는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다면 없다면 없다면 없다면 없다면 없다면 없다면 없다면 없다면 없다면		
18th November, The De-		
fendant having removed	, ,	
into Shropshire, Quo Mi-	6 8	13 4
nus into that County,		
and Solicitor's Fee thereon		
Paid Poftage up to and down }	I	2
from Londonto Shrewsbury J		
Paid the Sheriff for his War-]		2 6
rant on that Writ }		2 0

	Clerk in	Between
	Court	Party
	on the	and
	Solicitor	Party
	£. s. d.	6. s. d.
Messenger to the Sheriffs-1		
Office for the fame		16
Paid the Officer his Fee for)		
arrefting the Defendant		lr r
near Whitchurch		
Paid an Agent there his Fee]		
for effecting the Arrest, and		7 8
the Postage of Letters —		1 7 0
Paid the Officer taking De-		
fendant to Shrewsbury		
Goal, his Conduct Money		
of one Shilling for each		18
Mile thereto, from the		
Place of Caption being		1
eighteen Miles		
28th November, Making a 1		
Motion at Side Bar, for a		
Rule on the Sheriff of	3 4	3 4
Shropshire, to return the	2 4	3 7
last-mentioned Quo Minus		
Paid for entering, and an		
Office Copy of the Rule		
to return the Writ	4 4	4 4
Copy and Service of the Rule		
on the Sheriff at Shrews-		
		3
bury — —		
Drawing and Ingroffing an		
Affidavit of that Service,		5 7
Duty, and Oath		
Paid an Agent's Fee at		
Shrewsbury, on serving the		4 4
Rule and Postage of Letters		
Paid Sheriff for return of]		
Cepi Corpus to the Quo Minus S		2
Paid Clerk in Court for fil-1		
ing the Writ and Return	I	1
		HILARY

	Clerk in Court on the Solicitor.		Party and Party.			
HILARY TERM, 1792.			,			
Making a Motion at Side Bar for a Rule on the Sheriff to bring the Body of the Defendant into Court		3	4		3	4
Paid for entering the Rule for this Purpose, and an		+	4		4	4
Office Copy thereof Copy and Service of the Rule on the Sheriff at Shrewfbury					3	
Drawing and Ingroffing an Affidavit of fuch Service, Duty, and Oath					5	.7
Paid an Agent's Fee at Shrewsbury, on serving the Rule, and Postage of Letters to and from him	•				4	4
Special Bail being put in, fair Copy of the Bail Piece, and Affidavits of Caption, and Justification of the Bail fent into the	> 1				2	
Solicitor's Fee for inquiring into the Sufficiency of the Defendant's Bail Notice of Exception to the					6	8
Bail, Copy and Service on Defendant's Clerk in Court	j	I			2	

Drawing

	Clerk in Court on the Solicitor f. s. d	Between Party and Party
Drawing and Ingroffing an Affidavit of the Refult of the Inquiry, into the Sufficiency of the Bail, specially stating their Circumstances, in Order to get them rejected, Fol. 15, Duty, Oath and filing— Paid for an Office Copy of that Affidavit	1 7	13 7
Brief for Counfel to oppose the Justification of Bail, and a fair Copy thereof Paid a Fee to Counsel to oppose the Justification	2 6 1 I	5
Attending the Court when the Bail were rejected, Clerk in Court and Solicitor The Court having indulged	3 4	6 8
the Defendant with twelve Days further Time to put in, and perfect other Bail, on Condition that he gave fix Days Notice thereof, Copy of the new Bail, Piece, &c. fent to Wales Having received fuch No- tice, Solicitor's Attend- ance to make a further Inquiry into the Circum- flances and Sufficiency of	I	6 8

	Clerk in		Between	
	" Court		Party	
	on the		and	
	Solic	itor	Pa	
	f. s	. d.	£	s. d.
*Drawing and Ingroffing a)			
further Affidavit of the	1			
Refult of such last-men-				
tioned Inquiry, in order	I		8	11
to oppose the Justification				
of fuch Bail, Fol. 8,				
Duty, Oath, and filing)		- 1	
*Paid for an Office Copy	1 .		1	
thereof	1 0	11	0	II
*Drawing a Brief and mak-)			
ing a fair Copy thereof to	L			
oppose the Justification of	1	4	2	8
the new Bail				
*Paid a Fee to Counfel with				
fuch Brief to oppose them	10	6	10	6
*Attending Counsel with		1.42		
fuch Brief -	1	8	3	4
Attending Court when the				
Bail were justified, Clerk			6	8
in Court and Solicitor	3	4		٥
Taking Instructions for De-				
claration -			3	4
Drawing the Declaration de				
bene esse, Fol. 21	10	6	II	
To Counsel to lettle and				
fign the same, a Fee of	II		1 1	
Attending him feveral Times				
thereon —	3	4	3	4
*Clote Copy fent of the De-				
claration into Wales —	3	6	7	
on Duty — —	7	9	11	3
Paid entering with the Clerk				
of the Pleas	6	8	6	8
Copy filed on Duty	7	9	7	9
			1	erm

Term Fee, Clerk in Court and Solicitor Postage of Letters	Clerk in Court on the Solicitor L. s. d.	Between Party and Party C. s. d.
EASTER TERM.		
Rule to plead and Warrant Demanding a Plea in Writ- ing, Copy and Service Attending Summons for an Account of the Particu-	2 10 1 6	2 10
lars of the Plaintiff's De- mand in this Cause Copy Order sent to Wales	18	3 4
Office Copy of Affidavit on which fuch Application was grounded, Fol. 3	3 7	3 7
Drawing the Account out, and making a fair Copy for Defendant's Clerkin Court Paid for an Office Copy of	16	. 3
Affidavit, on which the De fendant moved to change the Venue, Fol. 3	3 7	3 7
*Close Copy thereof, and of the Rule sent to Wales	1	1 6
Paid for an Office Copy of Rule Nisi	2 2	2 2
Drawing and Ingroffing Plaintiff's Affidavit, where- on to fhew Caufe against the Rule, Fol. 8, Duty and Oath and paid filing		7 11
Paid for an Office Copy thereof	6 11	6 11
Įi 2		Drawing

	Court on the Solicitor	Between Party and Party.	
Brief, of both Affidavits whereon to shew Cause against the Rule to change the Venue being made abfolute	2	4	
Fee paid to Counsel with	i t	1 1	
when the Rule was dif- charged with Cofts	3 4	6 8	
Attending Summons for Time to plead	1 8	3 4	
Office Copy of Plea, Fol. 9, and Duty	3 3	3 3	
Copy Minute to plead feveral Matters fent with Plea	1	i	
Money into Court — } Paid Deputy Clerk of the	1	1	
Pleas his Poundage on taking fame out of Court	12 6	12 6	
Attending to receive fame	1 8	3 4	
Term Fee and Letters, Clk. in Court and Solicitor — }	3 4	14	
TRINITY TERM.			
Retainer of 11. 1. to Counsellor B. his Clerk,		7. +	
2s. 6d. and attending him 3s. 4d. for that Purpose	1 6 10	1 6 10	
*The like to Counsellor D.	1 6 10	1 6 10	
*A Rule to Reply being } given, Copy fent thereof	1	1	
		*Summons	

To the Office of Pleas.

	Clerk Court on the Solicite	or	Party	tý
	to s.	a.	£. s.	a
*Summons for Time to Re- ply Copy and Service —	3		4	
*Attending fame -	1	8	3	4
*Order, Copy and Service	3		1 4	
*The Defendant having			-	
pleaded a fet off, Sum-				
mons to oblige him to de-	TOTAL MAIL			
liver to the Plaintiff a Bill	> 3		4	
of Particulars of his De-				
그 그 사는 그 사람들은 내 경기를 가져 가지 않는 것이 되었다. 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그				
mand, Copy and Service	,			
*Affidavit of the Plaintiff,)			
that no Particular of the			5	7
Defendant's Demand was				
ever delivered to him -	,	•		
*Attending the Summons	I	8	3	4
*Order, Copy and Service	, 3		4	
Attending to take Instructi-			. 3	4
ons to Reply			6	
Drawing Replication, Fol. 6			0	
To Counsel to settle same	10	6	10	6
and fign it	1			
Attending him thereon fe-	l	8	3	4
veral Times				
*Close Copy thereof sent to	lı		2	
the Country	J			
Paid entering it with Clerk	1 2	3	2	3
of the Pleas, and Duty	,			2
Rule to rejoin of four Days	2	2	2	0.7
Copy, Rejoinder & Duty, Fol.		3		3
Term Fee and Letters -	3	4	14	
TRINITY VACATION.				
Drawing Issue, Fol. 42 -	1 1		2 2	
Copy thereof and Duty —	15		15	
	7		1 100	
Entering Issue on the Roll			14	
Paid entering the Issue and	3		3	
	The state of			

	Clerk in			
	Cou	rt	Pai	ty
	on th	ne	and	1
	Solic	itor	Far	ty
	£. s	. d.	£. 5	d.
*Close Copy of the Issue			14	
Notice of Trial Copy and]	I		2	
Service —			-	
Ingroffing the Record, Fol.	15	4	1 3	
Solicitor's Fee thereon -			6	8
Parchment and Duty, and				
figning and fealing thefame	12	3	12	3
Venire facias Juratorum and 1	4 10-1		h	
Solicitor's Fee thereon	5	2	8	6
Distringas Juratorum and]	174 30	8	_	
Solicitor's Fee thereon	1. 1.5	0	9	
Commission and Solicitor's	A moral			
Fee thereon — J	d II	2	14	6
Poftage of the Whole to the			3	
Country -				
Subpæna ducas Tecum and				
Solicitor's Fee thereon	6	2	9	6
Copy and Service and Mo-				
ney given to Robert			5	
Williams, Esq; therewith				
Two Subparas ad Testifican- 1				
dum and Fees}	10	4	17	
Copies 5s.and Services 12s.6d. 7				
on five other Witnesses }			1 2	6
and Money given 58.				
The like on two other Wit- ?				
nesses at twenty Miles			9	
Distance from Poole				
*Inquiring for the Address?				
of an Attorney there, and				
writing him a Letter of			3	4
Instructions with Subpaena				
ad Testificandum inclosed				
Paid tuch Attorney his Fee				
and Postage of Letters in				
effecting those Services			4	4
The course of the pervices		76		

	Clerk in		Betw	A COLUMN TO THE PARTY OF THE PA
	Court		Par	ty
	on the		an	
	Solicitor		Par	
	£. s.	. d.	£. s.	d.
Drawing and fair Copy and Service of Notice on De- fendant's Attorney to pro- duce Books and Papers therein specified on Trial The like on the Defendant			5	
personally of such Notice			3	
Taking Instructions for the Plaintiff's Brief herein			6.	8
In extraordinary Cases Paid for Office Copies of some			13	4
Proceedings in Equity, in Order to give the same in	7 1		7 I	
Paid a Counsel's Clerk for examining them with the				
Records in Order to prove fuch Office Copies on the Trialof this Caufe, Fol. 198 The like to the Clerk in Clerk	16	6	16	6
for attending the Examination 1d per Fol. each Attending to fearch for the	16	6	16	6
Records and to bespeak Copies thereof, and after-	•	8		
wards appointing the Counsel's Clerk to meet the Clerk in Court, and examine the same	0	0		8
Attending the Defendant's				
Actorney, and prevailing upon him to admit the Execution of a Deed to fave the Expence of proving fame by a Witness of distant Abode			6	8
			Draw	ing

	Clerk in	1 Bet	ween
	Court	Pa	rty
	on the	A THE STATE OF THE	nd
	Solicitor		rty
	6. s. d.	6.	. d.
Drawing an Agreement of			
fuch Admission, which		1 2	6
the Defendant's Attorney		3	U
figned a fair Copy of -			
Drawing the Brief, Fol. 5		1 13	4
Two fair Copies thereof,]			
close wrote on large Paper		1 13	4
Paid Fees to Counsel with]			
the Briefs herein		9 9	
To their Clerks 5s. and at-			8
tending Counsel therewith		11	0
Two fair Copies of Brief of			
the Proceedings in Equity }		3 6	8
each, Fol. 10, for Counsel			
Paid the Sheriff for returning			
the Venire fucias fura-		2	6
torum _			
The like for the Distringas 1			
Juratorum -		12	
Attending the Sheriff for			
those several Purposes		3	4
Paid the Marshal on entering			
the Record for Trial. Vid. >			0
· 2d Geo. II. c. 23, f. 27		16	8
Attending at the Judges]			
Lodgings to enter the same		3	4
*Attending at the Senior			
Counsel's Chambers to ap-			
point Time for a Confulta-			
tion, and the Junior Coun-		6	8
fel afterwards thereon to			
fix him at the Meeting			
*Attending the Confultation ?			0
feveral Hours explaining		6	8
*To Counsel Fees thereon		3 3	
		,	Te

	Clerkin Court on the Solicitor	Part an Part	nd rty	
*To Senior's Counsel's]		£. s.	d.	
Clerk Paid Affociate on Verdict The like to the Marshal	7 6	7	6	
Cryer, Jury, and Bailiff -				
Hall and Bar	2	2		
To David Rees, Gentleman, an Interpreter		1 1		
Robert Williams, Efq; a Justice of the Peace, a Witness, three Days		3 3		
Mr. Jeffrey Griffith's, an Attorney, the like		3 3		
The Rev. Mr. Richards the like, very old and infirm		3 3		
Paid for a Post Chaise for him to and from the Assizes, Turnpike and Post-boys; he being sworn to be a material Witness, and unable to travel otherwise		2 16	9	
Mr. David Thomas, a Sur- geon and Apothecary the likebeing three days absent		3 3		
Paid Roger Lloyd, an At- torney's Clerk ditto -		11 1	6	
Timothy Adams, a very re- fpectable Tradesman —		1 10		
Paid the Expences of all the Witnesses to at and from the Affize Town		15		

K k

Herfe-bire

Promoted (Perman)	. Clerk in	Between
	Court	Party
	on the	and
	Solicitor	Party
	£. s. d.	6. s. d.
The Horse-hire and travelling	~	3
Charges of each Witness		
from his Place of Abode to		
the Assize Town and back	A Committee of the Comm	
again is per Mile Six-pence		11-11-11
Attorney's attendance at the		Is on the state of
Affizes, three Days on the		1 6 8
Trial of the Cause]		
The common Costs allowed)		
(without an Affidavit to in-		
crease,) as Expences of Wit-		
nesses at an Assizes are 40s.		
neges at an Agrices are 40s.		The state of
FACTED TEDM		FIT TO
EASTER TERM, 1792.		
Detumine and Eline D.A.		V.
Returning and filing Postea	2 8	4 4
Rule for final Judgment, of four Days, figning it, and		1. 10
four Days, ligning it, and	11 2	11 2
Duty — J		
Paid the Usher's Clerk, and		
for docquetting the Judg-	3	3
ment	•	
Drawing and entering final)		
Judgment on the Roll,	1 10	3 8
Fol. 11	•	
Drawing and Ingroffing an)		
Affidavit for the Increase		
of Costs of Fol. 18		12
Duty, Oath, and filing the	1	3 7
fame —		
Paid for an Office Copy]	12 7	13 7
thereof	13 7	-3 1
Drawing a Bill of Costs, and	. 3 6	
making a fair Copy of it }	. 3 6	5
Notice of taxing Costs,		
Copy, and Service -	I .	2
		Attending

	Clerk in Court		Betwe		
	on the Solici		and Party	7.	
	. s.	d.	L. s.	d.	
Attending to Tax the Costs, and paid taxing	5	4	. 8	8	
Execution of Ca. Sa. on the Judgment into Montgo-	5	2	8	6	
meryshire					
Paid the Sheriff for return of Non est inventus, on the			2		
*Attending at the Sheriff's-Office with, and for the			3	4	
Paid Clerk in Court, for filing the Writ and Return	1		. 1		
Testatum Capias ad fatisfa- ciendum into Shropshire, and Solicitor's Fee thereon	5	8	9		
Term Fee, Clerk in Court, and Solicitor	3	4	10		
Paid Postage of Letters -			4		

DEFENDANT'S COSTS.

On Service of Process, a Desendant does prudently, to avoid further Expence, immediately to apply for an Account of Debt and Costs, and enable his Solicitor forthwith to pay the same.—
The Solicitor of Course directs his Clerk in Court, to pursue Measures to effect that End. This is done by calling upon the Plaintiff's Clerk in Court, who (if the Desendant's Clerk in Court undertakes for the Payment) chearfully delivers a full Account of Debt and Costs, to be candidly settled between them. The following is the Desendant's Solicitor's Costs on such Occasions.

In the Exchequer of Pleas.

Jenkin at the Suit of Lloyd.

	Clerk in Court on the Solictor. £. s. d.	Between Party and Party.
HILARY TERM, 1792.		
Attending the Defendant taking his Warrant, and consulting with him on the Nature of this Action, when I advised Payment of the Debt with Costs Attending the Plaintiff's Clerk in Court, inquiring		4 4
of him more particularly into the Nature and A-mount of the Plaintiff's Demand, and to request an Account there of with Costs		3 4
Paid my Clerk in Court for a close Copy of the Bill of Plaintiff's Debt with Costs	1.	1
		Paid

	Clerk in Court on the Solicitor		Part and Part	y	
	£. s. d	1	s.	d.	
Paid Clerk in Court for fet- tling the Bill of Costs Attending you for the Mo- ney to discharge Debt and	3 4	2	3	4	
Costs, and on the Plain- tiff's Clerk in Court to pay the same, and take his Receipt			3	4	
Letters and Porters —		1	2		

The above Bill, is applicable to either of the three Processes issuing out of this Court, except where the Application is made after a Distringus executed, or an Arrest made either on a bailable Quo Minus, or Attachment of Contempt, in which Case the

Attending to tax the Plai tiff's Bill of Costs, a	n- i	
tiff's Bill of Costs, a accommodation of the S	nd 3 4	6 8
is always		
10 MW 2/0		

Costs of an Application to dismiss an Action, as being beneath the Dignity of the Court, where the Debt for which the same was brought, aid not amount to Forty Shillings.

	Clerk in Court on the Solicitor £. s. d.	Party and Party
HILARY TERM, 1792.		
Attending the Defendant taking Instructions and Authority to defend —		4 4
Entering Defendant's Appearance and Solicitor's Fee on the same	6	9 4
Warrant, Duty filling it up, and filing Paid Postage of Letters —	3 7	2
EASTER TERM.		-
Rule to declare (of 14 Days) Copyof the Declaration, Fol]	2 2	. 2 2
Drawing and Ingroffing the Defendant's Affidavit, stating the several Facts and Circumstances of this	7	7
Action, Duty and Oath, in Order to move to have fame dismissed with Costs		10 7
as being beneath the Dig- nity fo the Court, Fol. 12.		1
Paid on filing same -	1	1
Paid for Office Copy thereof Drawing Brief and making	9 7	9 7
a fair Copy of the fame for Counsel	2	4
		To

	Clerk in Court on the Solicitor		Between Party and Party		
	£ . s.	d.	f. s.		
To Mr. Ellis, his Fee to move the same			10		
Attending him and the Court on Motion —	3	4	3	4	
Paid for entering, and an Office Copy of the Rule to shew Cause	4	4	4	4	
Copy and Service of the Rule, on the Plaintiff's Clerk in Court	1		2		
Drawing and Ingroffing an Affidavit thereof, Duty and Oath	5	7	5	7	
Paid for an OfficeCopy of the enlarged Rule by Plaintiff	2	2	2	2	
*Close Copy thereof sent to the Country	1		. 1		
Term Fee and Letters, Clerk } in Court and Solicitor	3	4	14		
TRINITY TERM.					
Paid for an Office Copy of the Plaintiff's Affidavit made to oppose our Rule, Fol. 18	13	7	13	7	
Drawing a Brief on Behalf of Defendant to make this Rule absolute, and a fair Copy for Counsel, with some Observations thereon	3	4	6	8	
To Counsel, his Fee to move to make Defendant's Rule absolute	1 1		ſ ' 1		
Attending him therewith -	1	8	3	4	

Attending

Costs of an Application to dismiss an Action, as being beneath the Dignity of the Court, where the Debt for which the same was brought, aid not amount to Forty Shillings.

	Clerk in Court on the Solicitor L. s. d.	Between Party and Party £. s. d.
HILARY TERM, 1792.		
Attending the Defendant taking Instructions and Authority to defend —		4 4
Entering Defendant's Appearance and Solicitor's Fee on the same Warrant, Duty filling it	6	9 4
up, and filing Paid Postage of Letters	3 7	2
EASTER TERM.		
Rule to declare (of 14 Days)	2 2	. 2 2
Copyof the Declaration, Fol 18, Imparlance and Duty Drawing and Ingroffing the Defendant's Affidavit, stating the several Facts and Circumstances of this	7	7
Action, Duty and Oath, in Order to move to have fame difmissed with Costs as being beneath the Dig-		10 7
Paid on filing fame	1	1
Paid for Office Copy thereof	9 7	9 7
Drawing Brief and making a fair Copy of the same for Counsel	2	4
	1	To

	Clerk Court on the Solicit	tor	Part and Part	y l y
	f. s.	d.	f. s.	d.
To Mr. Ellis, his Fee to move the same	10		10	
Attending him and the Court on Motion —	3	4	3	4
Office Copy of the Rule to shew Cause	4	4	4	4
Copy and Service of the Rule, on the Plaintiff's Clerk in Court	1		2	
Drawing and Ingroffing an Affidavit thereof, Duty and Oath	5	7	5	7
Paid for an OfficeCopy of the enlarged Rule by Plaintiff	2	2	2	2
*Close Copy thereof sent to the Country	1		1	
Term Fee and Letters, Clerk } in Court and Solicitor	3	4	14	
TRINITY TERM.				
Paid for an Office Copy of the Plaintiff's Affidavit made to oppose our Rule, Fol. 18	13	7	13	7
Drawing a Brief on Behalf of Defendant to make this Rule absolute, and a fair Copy for Counsel, with some Observations thereon	3	4	6	8
To Counsel, his Fee to move to make Defendant's Rule absolute	1 1		[]	
Attending him therewith —	1	8	3	4

Attending

	Clerl	c in	Between	een
	Cou	irt	Part	y
	on t		and	1
	Solid	citor	Part	y.
	f. s.	d.	L. s.	4.
Attending the Court on				
Motion when Rule made	3	4	6	8
		This		
Paid for entering & an Office	4	4	4	4
Copy of Rule absolute	A But			
Copy and Service on Plain-	1		2	
tiff's Clerk in Court - }		2 1		
Drawing a Bill of Costs and		10		
fair Copy thereof for Tax-	I	6	2	
ation —)				
Notice of taxing Copy and]				
Service	I		2	*
Attending Clerk of the Pleas 1				
to tax the same	3	4	6	8
Paid him for taxing the Bill	2		2	
Term Fee, Clerk in Court]				
and Solicitor	3	4	10	
Paid Postage of Letters		114		
Drawing and Ingroffing a)			4	
Letter of Attorney from				
the Defendant to demand				
the Costs of the Plaintiff,			12	6
			11	
Duty and Paper		1011		
Attending the Execution }	- V		3	1
thereof			3	T
Fair Copy of the Rule with				
the Master's Allocatur		N	-	
thereon, and Letter of At-			5	
torney to fe ve on Plaintiff				
Service thereof, and demand-			1	
ing the Costs of the Plain-				
tiff in Person, who de-			5	
clined to pay the fame -J				

Drawing

	Cour on th Solid	itor	Betw Par an Par	ty d ty
Drawing and Ingroffing an Affidavit of Service of the Rule, and Demand made of the Cofts thereon, and also of the due Execution of the Letter of Attorney to demand Payment of the	8		8	
Paid for Duty, two Oaths and filing it Paid for an Office Copy of fuch Affidavir, Rule, and	•	7	4	7
hexed thereto, to move the Court for Attachment against the Plaintiff, Fol. 27, and Duty	1 1	2	1 1	2
Drawing a Brief of Affidavits and making a fair Copy thereof to move for Attachment against Plaintiff	2	6	5	
To Counsel a Fee to move } the same Attending him with Brief,	10	6	10	6
and the Court on Motion when the Attachment was ordered to iffue	3	4	6	8
Paid for entering, and an } Office Copy of the Rule }	4	4	4	4
Attachment per Ordo Curia, and Solicitor's Fee thereon	6	8	13	4
Paid for a Warrant on such Attachmt, from the Sheriff Messenger to the Sheriff's 1			•	6
Office for the fame Paid the Officer for Caption			1 I	•
ĹĮ			Attend	ing

Costs on paying Money into Court.

In the Exchequer of Pleas.

Jenkin at the Suit of Lloyd.

	Clerk in Court	Betwe	y
HILARY TERM, 1792.	on the Solicitor f. s. d.		y ,
Attending the Defendant taking Instructions to appear to this Action, and his Authority to do fo	A District	1 s (1) l s (1) l s (1) s l s (1) s (1) s	4
Entering an Appearance, and Solicitor's Fee thereon Warrant of Retainer, filling 1	6	9	4
Paid for an Office Copy	9 3 7	2 A - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	1
of the Declaration, Fol. \\ 21, Duty and Imparlance \\ Term Fee and Letters, Clk. \\	8	8	
in Court and Solicitor	3 4	14	
EASTER TERM.			
Taking Instructions for a Plea } and consulting thereon Drawing and making a fair		3	4
Copy of a Brief for Coun- fel to move to pay 501. into Court with Cofts	I	eril y s. Edit i	6
Paid Counsel his Fee to }	10 6	10	6
Brief and the Court on Motion	i 8	3	4
Paid for entering, and an Office Copy of the Rule	7 4.	7	4
Attending to pay the 50 l.	1 8	3	4
Paid into Court 5	(O	Draw	ing

	Cleri Cour on the Solid	nt ne citor	Betw Par an Par	d ty
Copy and Service of the	F.	·	2.	
Rule on Plaintiff's Clerk				
in Court, and the Receipt	1	6	2	6
of the Clerk of the Pleas under fame				
Drawing a Plea of the Ge-				
neral Issue, with Notice	4		8	
of Set off, Fol. 8	-			
Paid entering the Plea of]	2	3		3
general Issue and Duty	-	9	-	3
Ingroffing two Copies of the				
Plea, and Notice of Set off on Duty for Service	5	10	5	10
and Proof on Trial				
Paid a Counsel's Clerk, for				
Service of the Notice of				
Set off, on the Plaintiff's	5		5	
Clerk in Court —]				
The Plaintiff accepting the				
Clerk of the Pleas to Tax	3	4	6	8
his Bill of Costs				
Fair Copy of the Plaintiff's \				
Bill of Costs taxed —	1		2	
Term Fee, Clerk in Court, 1	•			
and Solicitor —— S	3	4	10	
Paid the Postage of Letters		1	4	

L12

Cofts

Costs on an Appearance to a Quo Minus, Venire sacias ad respondendum, or a Subpæna ad respondendum, safter Process of Contempt issued thereon) where a Judgment passed by Default.

	Clerk in Court on the Solicitor		Pa	nd rty
MICHAELMAS TERM,	ζ. s.	d.	۴. ۲	. d.
Attending the Defendant taking an Authority to appear and defend this Action			4	4
Paid for entering an Appearance for the Defendant and Solicitor's Fee thereon	6	•	9	4
For each Defendant more than one, an additional Six-pence. Warrant of Retainer, filling				
it up, filing and Duty — Paid Postage of Letters — Paid Contempts (if after a Subpæna, according to what Process it may be) and is the only Item, in Costs, varying from the other two Writs.	3	7 6	1	6
HILARY TERM, 1792.				
in Town, fourteen in Coun- try Causes) ————	, 2	2	2	2
Paid for an Office Copy of the Declaration, Fol. 21, and Duty	7	9	7	9
Imparlance to next Term		6		6
Term Fee, Clerk in Court, and Solicitor	3	4	10	
Paid the Postage of Letters			4	
			EAST	TER

Co the Office of Pleas.

	Clerk in Court on the Solicitor L. s. d.	Between Party and Party L. s. d.
EASTER TERM, 1792.		
Attending the Defendant taking Instructions to plead and advising on his Case Summons for the Plaintiff, to		3 4
deliver to the Defendant's Clerk in Court, a Bill of the Particulars for which this Action is brought	2	•
Copy and Service thereof on Plaintiff's Clerk in Court Affidavit that no Bill was	1	2
ever delivered, to Support this Application Attending fuch Summons?		5 7
when the Baron made an Order as prayed Paid for the Order 2s. and	18	3 4
Copy and Service of it on Plaintiff's Clerk in Court for the Delivery, and that all Proceedings be stayed in the mean Time	3	*
Having received the Particu- lars, Summons for Time to plead Copy and Service	3	4
Attending same when an order was made for a Week	1 8	3 4
Order, Copy and Service	3	4
Order for further Time to plead	7 8	11 4
Term Fee, Clerk in Court, and Solicitor	3 4	10
Paid the Postage of Letters	VA	CATION

VACATION.	Clerk in Court on the Solicitor & . s. d.	Between Party and Party
Copy Notice of executing Writ of Inquiry sent Attending the Execution of the Writ of Inquiry of Damages according to Notice given for this Day, when I reduced the Plain- tiss Amount, stated in his Bill of Particulars de- livered, by proving, that two thirds thereof, had been paid to him, before the Action was com- menced Paid the Expences of De- fendant's Witnesses		1 6
TRINITY TERM, 1792.		
Attending the Taxation of Plaintiff's Bill of Cofts, by Clk. in Court and Solicitor Copy of the Plaintiff's Bill of Cofts as taxed	3 4 I	6 8
Term Fee, Clerk in Court and Solicitor	3 4	10
Paid the Postage of Letters	1	4

If a Defendant should be under the disagreeable Nacessity of obtaining Time by dilatory Pleadings, then as follows, on Judgment by Default.

Clerk in Between

	Court	Party
	on the	and
	Solicitor	Party
EASTER TERM, 1792	. * * * * * * * * * * * * * * * * * * *	to s. d.
	7/ 6/7	DAV
Attending to Confult wit	hj	
the Defendant, and tak	e	
Infructions to plead		3 4
Demanding Oyer and Cop	V)	\$ 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
of the Deed mentioned i	n (*	2
the Plaintiff's Declaration		-
Attending to receive the Oye		
and examine Copy with	h 7 1 8	3 4
the original Deed	-)	
Paid for fuch Copy, Fol. 2		7
Drawing Plea, Fol. 4		4
Paid for entering it & Duty		2 3
To Counsel to fign the Ple	a]	The last of the second
and attending him thereon	1 12 2	13 10
Paid for Office Copy Re		
plication, Fol. 2, and	1 4	11
Duty — —		
Drawing Demurrer to the	-1	
Replication, Fol. 3 -	1 6	3
To Counsel to settle and	,	
fign same, and attending	5 12 2	13 10
him thereon		
Paid entering it and Duty	2 3	2 3
Paid for an Office Copy o	1	
the Demurrer Book, Fol.	14 4	14 4
40, and Duty	.)	
Copy Rule for a Concilium	1	I
Attending Court on Argu-		
ment of Demurrer, wher		
Judgment was ordered for	, , ,	6 8
the Plaintiff	J	
		Term

Che Solicitor's Suive

	Clerk in Court on the Solicitor	Party and Party.
Term Fee, Clerk in Court, and Solicitor Paid the Poffage of Letters	£. s. d.	£. 5. 4.
VACATION.		
Attending executing Writ of] Inquiry, &c. 2s in Fol. 262		

On a TRIAL in TOWN. Costs on bailable Quo Minus.

In the Exchequer of Pleas.

Jenkin at the Shit of Libyd.

Jenkin at the out	of Labyu.	4 4 2 7 3 7 1
	Clerk in Court on the Solicitor	Between Party and Party
MICHAELMAS VACATION, 1791.	om es leir	rs North Tolk Mark
Attending the Defendant in Custody, and there taking Warrant and Instructions to defend this Action Paid the Sheriff his Fee for the Bail Bond Attending the Bail and Defendant, on executing the same, and attesting the Execution thereof		4 4 8 10 3 4
Drawing and Ingroffing a fpecial Bail Piece, Duty, and Parchment Paid Fees on putting in Bail at the Baron's Chambers Attending for that Purpose Paid for Allocatur thereon by the Clerk of the Pleas— Warrant of Retainer filling up, filing it, and Duty— Paid Clerk in Court, for filing the special Bail Piece Fees thereon to the Clerk in Court and Solicitor—	A in the second	6 8
Mm	•	The

Clerk in	Betwee
Court	Party
on the	and
Solicitor	Party
£. s. d.	£. s. d.
The Bail being excepted	
againft, drawing and mak-	
ing a fair Copy of Notice	2
of Justification of Bail,	
and Service thereof	
Affidavit of Service on Plain-	-
tiff's Clerk in Court, Duty 5 7	5 7
and Oath —	3 1
Drawing Brief to move to	
justify special Bail, and	1 6
making a fair Copy thereof	
Paid a Fee to Counsel to]	
move the fame	10 6
HERE IN CONTROL IN CONTROL OF THE C	
Attending Court on Justifi-	
cation, when Bail rejected,	
and three Days Time al-	6 8
lowed the Defendant to	
add and justify new Bail	
Paid the Bag-bearer bringing	1
the Bail Piece into Court	
Paid for an Office Copy of	
the Rule 4s. 4d. and Copy 5 4	6 4
and Service thereof 2s.	
Taking Instructions for put- 1	3 4
fing in the new Bail]	
Adding the Names of the new 1	
Bail, to the Bail Piece -	I
Attending them to the Ba-	
ron's Chambers to ac-	
the send of the D	6 8
zance of Bail, by Clerk in	
Court and Solicitor —	Like Balance
Paid the Baron's Clerk his]	
Fee on putting fame in	1 4
- as dit barring reme in	

1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /	Clerkin	Between
1100 A	Court	Party
	on the	and
	Solicitor	Party
	f. s. a	£. s. d.
Paid the Bag bearer bringing	Main a	Tenilla-
the Bail Piece down to	60 4 5 5 7 3	
the Baron's Chambers for	Lina I have	1
that Purpose a Fee of	1971	- 0
Notice of justifying the new]	of the inter	
Bail, Copy and Service	1	2
Affidavitthereof Duty&Oath	מל ביו ליום	
Drawing Brief for Counfel	3 /	3 /
to move to justify the new		3 450
Bail, and making a fair	12	1.1.6
Copy thereof		1.
Paid a Fee to Counsel there-		101
with of	10 6	10 6
Attending the Court&Coun-		
fel thereon, when the new	3 4	6 8
Bail were junified		ELD(III)
Paid Court Fe s, to the Ush-		Acr
ers, on such Justification		17.68.18
Paid the Bag bearer on his		Milat L
bringing the Bail Piece	1	1
down to Westminster Hall		
Paid for entering, and an		Na grade
Office C py of the Rule	4 4	4 4
of Justification of Bail -)		1 2 2
Copy and Service thereof on]		us if a
Plaintiff's Clerk in Court J		
Paid for an Office Copy of		
the Declaration, Fol. 21,	7 9	7 9
and Duty — —)	10.00	busice
*Close Copy of the same		7
*Drawing and Ingroffing the	Aug - OD	15(m(),91
Defendant's Affidavit to	alar ari	5 7
change the Venue, Duty, &c.)	370	
*Paid the Clerk in Court for ?	Hepochile	At ST
filing the same	e I n I e	11 1
Paid for an Office Copy 10:	air Fall	
thereof, Fol. 3	3 7	3 7
M m 2		Drawing
447 111 7	-76	TI WHILE

	Clerk in	Betwe	en
	Court	Party	
	on the	and	
	Solicitor.	Party	7.
	£. s. d.	£. s.	
*Drawing a Brief for Coun-		-	73.7
fel to move to change the			
Venue, and making a fair		I	6
Copy thereof			
*To Counfel a Fee to move			
and attending him and	12, 2	13	10
the Court on such Motion.		1	
*Paid for entering, & an Of-	4 4	1	1
fice Copy of the Rule Nist		T	7
*Copy and Service thereof	le said fin		
on the Plaintiff's Clerk	I	2	
in Court	1 1 1 1 1 1 1 1 1		
*Paid for an Office Copy of)	1 A	
the Plaintiff's Affidavit to	1		
g fhew Caufe against the De-	6,11	6.	II
fendants Rule being made	l vi		17
absolute, Fol. 8, and Duty.			
*Drawing a Brief of the			
Plaintiff's Affidavit to op-			
pose Desendant's Rule be-	· ve		
	7 4	2	8
coming absolute, and mak-		-	
ing a fair Copy thereof -		4	
*To Counsel, a Fee there-	1 1	I I	
with of			
Attending him with Brief	W Hytel	3	4
*Attending the Court, when	1	6	8
the Rule was discharged	3 4	4	4
*Summons for Time to	1		
plead Copy and Service	3	4.	
*Attending the fame -	I 8	3	4
*Order Copy and Service	3	4	
Attending to take Instruc-	to the same		1
tions for pleading	ir.	3	4
Drawing a special Plea, Fol.o	46	0	
To Counsel a Fee to settle		9	
and fign the fame of	10 6	10	6
Pir the lattic of		Attend	line
		Attend	ung.

.*	Clerk Court on th Solici	t e	Part and Part	y
Attending him thereon - Close Copy sent	£. s. 1	8	£. s. 3	4
Paid for entering the Plea	2	3	2	3
Prawing a Brief to move to plead several Matters, and making a fair Copy thereof	I			6
the same, and attending him on that Occasion	12	2	13	10
Paid for entering the Rule, and an Office Copy thereof	4	4	4	4.
Copy and Service on the Plaintiff's Clerk in Court	1		2	
Term Fee, Clerk in Court, and Solicitor	3	4	10	
Paid Postage of Letters -			4	
EASTER TERM.				
Rule to Reply (of 4 Days) Demanding a Replication in 7	2	2	2	2
Writing, Copy and Service on Plaintiff's Clerk in Court		6	. 2	6.
Attending the Summons of Plaintiff for Time to Reply	. 1	8	3	4
Copy of the Order granted Paid for an Office Copy of	1		I	
the Plaintiff's Replication Fol. 6 and Duty	2	3	2	3
Drawing Rejoinder, entering it and Duty Paid for an Office Copy of	3	3	3	3
the Issue, Fol. 39, and Duty	14		14	
7""			T	erm

	Clerk in	Between
	Court	Party
	on the	and
	Solicitor	Party
	£. s. d.	£. s. d.
Copy Notice of Trial fent	I	1
Subpæna ad Testificandum and]		8 6
Solicitor's Fee thereupon	5 2	9 9
Term Fee, Clerk in Court]	10	
and Solicitor	3 4	10
Paid Postage of Letters -		4
VACATION.		1.
		L.
As to Services of Subpaena ad	and posts	3 111 11
Testificandum, taking Instruc-		and, the re-
tions for Drawing and fair		states.
Copies of Briefs, Counsel and		• • • • • • • • • • • • • • • • • • • •
Court Fees, &c. Expence of	1891 37.18	
Witnesses, and other liems		
preparatory to, and at the	1.47	
Trial of the Caufe ; the fame	Carl Fred	1
Rule of Charges are to be ob-		
ferved, as in those Particulars		
on the Behalf of a Plaintiff.		
Where a Verdict passes for		Los al Ma
Defendant, the like Charges as		
the Plaintiff's after Trial;		
but if the Verdiet be given for		
the Plaintiff, then the following		
ere Defendant's Charges.		
Die Dojenaum 3 Char 6031		

TRINITY

	Clerk in Court on the Solicitor.		rt Par he an tor. Par		
TRINITY TERM.					
Paid for an Office Copy of the Plaintiff's Affidavit for Increase of Costs, Fol. 18, and Duty		2	15	3	
Attending to tax the Plain- tiff's Costs, by Clerk in Court and Solicitor	3	4	6	8	
Copy of the Bill of Costs as 1 taxed and allowed	I	6	2		
Term Fee, Clerk in Court	3	4	10		
Paid Postage of Letters -			4		

JUDGMENT

Che Solicitor's Sulve

JUDGMENT OF NONPROSS.

After Special Bail in a Country Caufe.

In the Exchequer of Pleas.

Jenkin at the Suit of Lloyd.

	Cle	k in	Bet	veen
		ourt	Par	
HILARY TERM, 1792.		the	an	
111211111 1211111, 1/921		icitor		rty.
	-		L.	
Attending the Defendant in	79.		12.	
Custodytaking Instructions				4
and Warrant to defend			1 4	4
*Paid Sheriff for Bail Bond			1 0	10
			1 °	10
*Attending to put in Bail			3	4
to the Sheriff			1 "	
Taking Instructions for Bail			3	*
above			1 "	7
Ingroffing the Special Bail			1 2	. 2
Piece, Dutyand Parchment			1 0	
PaidtheCommissioneron put-			2	
ting in Bail to the Action.			1 ~	
Vid. 4. W & M. c. 4. f. 1.				
Attending him and the Bail]			6	8
on that Occasion			0	0
Drawing and Ingroffing an				
Affidavit of the Acknow-			5	7
ledgment and Caption,				
Duty and Oath				
The like of Justification of]			6	7
the Bail, and two Oaths				4
*The Bail Piece not arriv-				
ing in due Time, Summons				
for Time to put in special	3		4	
Bail, Copy and Service				
*Attendingsame, order made	1	8		,
*Order Copy and Service		0	3	*
	3		4	
Paid allowing the special	II		11	
Bail Piece by the Baron J The like by Clk. of the Pleas				
Attending them hath for	4		4	
Attending them both for	3	4	3	4
fuch respective Purposes	3			
Filing the Bail Piece 1s. with				
Affidavits is and Clerk	5	4	5	4
in Court's Fee thereon				

	Clerk in Court on the Solicitor		on the Solicitor			Pa a Pa	no	i y
10 17 14 15 15 15 15 15 15 15 15 15 15 15 15 15	F.	s.	d.			d.		
Warrant of Retainer, filling up, filing it and Duty		3	7			4		
EASTER TERM.			1					
Rule to declare		2	2	_ 2	2	2		
Attendingthe Plaintiff's Sum- 1	1		8	9	3	4		
mons for Time to declare								
Copy of the Order fent — Copy Rule to discontinue				1				
on Payment of Costs	1			I				
Drawing a Bill of Costs and a fair Copy thereof	1		6	2				
Notice of taxing Bill, Copy and Service	1			2				
Attending Clerk of the Pleas to tax Defendant's Costs	3		4	6		8		
Paid him for Taxation of the Bill	2			2				
Term Fee and Letters -	3		4	14				
If Judgment of Nonpross signed								
Paid figning Judgment of Nonprofs and Duty	9			9				
Usher's Clerk and Docquet	3			3				
Entering Judgment on the]	1			2				
Roll, Fol. 6 Bill of Costs and a fair Copy	1		6					
Notice of taxing the same,			"	2				
Copy and Service — 5	I			2				
Attending the Clerk of the Pleas to Tax Bill	3		4	6		8		
Paid for taxing the same	2			2				
Execution and Solicitor's Fee thereon	5		2	8		2		
Term Fee Clerk in Court Solicitor and Letters —	3		4	14				
Nn					C	rs		

Costs on a fudgment as in Case of a Nonsuit. Vid. 14. Geo. II. c. 17.

	Clerk in Court on the Solicitor L. s. d.		Court on the Solicitor		Pa an Par	d
EASTER TERM, 1792.			1			
Drawing a Notice of Mo- tion for Judgment as in Case of a Nonsuit, mak- ing a fair Copy and Ser- vice thereof	1		2			
Affidavit of Service there- of, and of Issue being joined, Duty and Oath	5	7	5	7		
Drawing a Brief for Counfel to move for Judgment of Nonfuit, and making a fair Copy thereof	1	154 154	1	6		
To Counsel, a Fee to move, and attending him and the Court on Motion	12	2	- ¹ 3	10		
Paid Bagbearer for taking the Roll to Westminster	1		ı			
Paid for entering and an Office Copy of the Rule to fhew Cause	4	4	4	4		
Making a fair Copy and Service thereof, on the Plaintiff's Clerk in Court	I		2			
Drawing and Ingroffing an Affidavit of Service, Duty and Oath	5	7	5	7		
Paid for an Office Copy of the Plaintiff's Solicitor's Affidavit, to shew Cause	7	7	7	7		
on, Fol. 9, and Duty J		1	Draw	ving		

	Clerk in	Between
	Court	Party
	on the	and
	Solicitor	Party
	£. s. d	16. s. d
Drawing Brief thereof, and		
making a fair Copy with		1 . 6
further Instructions to?	1 6	2 6
make the Rule absolute		
To Counsel, a Fee to move]		
the fame	1 I	I I
Attending him therewith	18	3 4
Attending the Court on		
Motion, when the Rule		
was discharged on Pay		
ment of the Cofts of the		
Application, and the Plan-	3 4	6 8
tiff's peremptory Under-		
taking to try this Caufe		
at the next Affizes		
Paid for entering, and an l		
Office Copy of the Rule	4 4	4 4
Copy and Service of the		
fame, on the Plaintiff's	I	2
Clerk in Court		
Drawing and making a fair		
Copy of a Bill of Costs of	I 6	2
this Motion for Taxation		
Notice of taxing the fame]		
Copy and Service —	1	2
Attending the Clerk of the]		6 8
Pleas to Tax the fame	3 4	0 •
Paid him for taxing the Bill	2	2
Term Fee, Clerk in Court	3 4	10
and Solicitor	3 4	10
Paid Pottage of Letters -		4
Drawing and Ingroffing a		
Letter of Attorney to de-		
mand Costs, Duty, and		15 10
Paper, and attending the		
Execution thereof		
N n 2		Making

	Clerk in Court on the Solicitor	Party and Party
	L. s. d.	L. s. d.
Making a fair Copy of the Letter of Attorney and Rule, with the Master's Allocatur thereon, to serve on the Plaintiff		5
on, and demanding the Costs of the Plaintiff		5

On Non-payment of the Costs when demanded, which is by delivering to the Plaintiff a Copy of the Rule, and Letter of Attorney, and shewing the Originals; make Affidavits as well of those Facts, as the due Execution of the Letter of Attorney, and the Court on Motion, will grant an Attachment against the Plaintiff.

Generally, the Costs are paid by the Clerk in Court, on Taxation, in which Case the three last conditional Charges amounting to £.1 15s. 10d. are deducted.

If the Plaintiff neglects trying the Cause purfuant to such Undertaking, then move as follows in the next

MICHAELMAS TERM,	1
Drawing and Ingroffing an Affidavit that the Cause was not tried at last Affizes, pursuant to Plaintiss's peremptory. Under-	5 7
Drawing and making a fair Copy of Brief to move to make Rule absolute, for Judgment as in Case of a	1 6
Nonsuit —	To

	Clerk in Court on the Solicitor	Between Party and Party	
	£. s. d.	1.0	
To Counsel a Fee therewith	10 6	10 6	
Attending him and the Court on Motion	3 4	6 8	
Paid for entering the Rule	2 2	2 2	
Paid for figning final Judg-	9	9	
Paid Usher's Clerk, and for			
docquetting the Judg	3	3	
Entering Proceedings & Judg- ment on the Roll, Fol. 36	6	12	
Drawing a Bill of Costs, and making a fair Copy thereof	1 6	2	
Notice of taxing fame, Copy and Service		2	
Attending the Clerk of the		6 8	
Pleas to Tax the same	3 4	0 0	
Paid him for taxing the Bill	2	2	
Execution and Solicitor's Fee thereon	5 2	8 6	
Paid for the Sheriff's Return of Non est inventus	2	2	
Paid Clerk in Court for filing the Writ and Return	′1	1	
Testatum Capias ad Satisfa-			
Fee thereon	6 2	9 6	
Term Fee, Clerk in Court	A Comment		
and Solicitor	3 4	10	
Paid Poftage of Letters -		4	

Costs for not proceeding to Trial after Notice given, and not countermandet in due Time.

Vid. 14. Geo. II. c. 17. f. 5.

	Clerk in Court on the Solicitor L. s. d.		Between Party and Party.	
HILARY VACATION,			4	
A Subpœna for Witnesses and Solicitor's Fee thereon Each Copy 1s. Service of	5	2	8	6
the same 2s. 6d. and con- duct Money 1s. given to three Witnesses The like on another at 181			13	6
Miles Distance Paid an Attorney his Fee			4	6
Letters on that Occasion To Mr. B. King's Counfel,			4	4
a Fee with his Brief of To his Clerk			4 4	6
Fee to Mr. D. as opening Counfel with his Brief				•
*To his Clerk Attending them therewith			3 3 2 6	6
for a Ne recipiatur Paid entering a Ne recipiatur			2	6
with the Marshal Paid four Witnesses each, absent two Days, 2f. and			4	
the travelling Expences of one of them, at 18 Miles Distance, 9s.			2 9	
Days at the Affizes —}	-	1	r	
		1	EAST	ER

	Clerk in Court on the Solicitor					
	£.	s.	d.	L. s.	d.	
EASTER TERM.						
Drawing and Ingrossing an Affidavit of the Issue being joined, and that Plaintiff did not proceed to Trial of the Cause pursuant to his Notice given, nor did he countermand same in due Time; also of the issuing and Service of the Subpænas for Witnesses, the Time of their and the Attornies necessary Attendance at Assize Town, and of Fees given to Counsel with Briefs, Fol. 12, Duty and					7	
Paid filing the fame				1		
Paid for an Office Copy 1					-	
thereof —)	1	9	7	
Drawing and making fair Copy of a Brief for Counfel to move for Cofts for not going on to Trial	1	I		I	G	
To Counsel a Fee to move	10) (6	10	6	
Attending him therewith and the Court on Motion		3	4	6	8	
Paid for entering and an Office Copy of the Rule	4		4	4	4	
fame on Plaintiff's Clerk	. 1			2		
In Court				Dray	ving	

The Solicitor's Guide

	Clerk in Court on the Solicitor		Between Party and Party	
	_	. d.	1 -	d.
Drawing a Bill of Cofts and			۵	
making a fair Copy there- of for Taxation	} 1	6	2	6
Notice of taxing the fame, Copy and Service] 1		2	
Attending to tax the Defen-	3	4	6	8
Paid the Clerk of the Pleas		2 00		
for the Taxation of the	2		2	
Term Fee, Clerk in Court	3		10	
Paid the Postage of Letters			1	
Drawing and Ingrossing a Letter of Attorney, &c. Vid. ante, Fol. 275 & 276				

ADDENDA

To the Office of Pleas.

ADDENDA.

The few following Precedents are defigned for the Assistance of the Solicitor, and may be found useful.

Infant's Petition to prosecute by Guardian.

NFANTS may sue by Prochein Ami, or next Friend or Guardian, not by Attorney; but must always defend by Guardian. Strange 304. Archer against Frowde.

In the Exchequer of Pleas.

Between Bavid Lloyd, Plaintiff, against Rhys Jenkin, Defendant.

To the Right Honourable Sir James Eyre, Knight, Lord Chief Baron of his Majesty's Court of Exchequer at Westminster, and the rest of the Barons of the said Court.

The humble Petition of David Lloyd an Infant, under the Age of Twenty-one Years, the Plaintiff in this Cause.

Sheweth,

That your Petitioner has, as he is advised, good Cause of Action against the above-named Rhys Jenkin, for assaulting, beating, wounding, and ill-treating your Petitioner; and that your Petitioner hath some Time since commenced an Action against the said Rhys Jenkin, in this Honourable Court, for the same; but in regard that your Petitioner is an Infant under the Age of Twenty-one Years,

Your Petitioner therefore most humbly prays your Honors, to affign unto him Rowland Lloyd, of Welch Pool, in the County of Montgomery, Gentleman, your Petitioners next Friend and Guardian, to prosecute the said Action against the said Rhys Jenkin, and your Peti-tioner shall ever pray, &c.

David Lloyd.

The Solicitor's Guide

To which is subscribed the following

ACGEPTANCE.

I do hereby agree to accept to be the Guardian of the above-named David Lloyd an Infant, according to the Prayer of the above Petition.

Rowland Lloyd.

Witness, Llewellin Morgan.

An Affidavit of the Prochein Ami's Signature.

In the Exchequer of Pleas.

Between { David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

Lewellin Morgan of Welch Pool in the County of Montgomery, Gentleman, Solicitor for the Plaintiff in this Cause, maketh Oath, and saith, that David Lloyd the above-named Plaintiff, did on the Day of April instant, sign the Petition hereunto annexed, in the Presence of this Deponent; and this Deponent surther saith, that he was also present, and did see Rowland Lloyd, Gentleman, the Person mentioned in the said Peution, duly sign the Acceptance or Agreement thereunder written, in Order to his being a Guardian to the said David Lloyd, the Younger.

Sworn, &c. before me, Llewellin Morgan.

OBSERVATIONS.

If an Infant brings Trespass by Guardian, and is nonsuited, he is not liable to Costs.—Grave against Grave. Cro. Eliz. 33, because he cannot while under Age disavow the Suit. Stran. 708, Turner against Turner.

In 1 Barnes, 104, 105, Slaughter against Talbot, the Doctrine seems otherwise.

Infant

Infants Petition to defend by Guardian.

In the Exchequer of Pleas.

Between State | David Lloyd Plaintiff, and | Rhys Jenkin, Defendant.

To the Right Honorable Sir James
Eyre, Knight, Lord Chief Baron
of his Majesty's Court of Exchequer at Westminster, and the rest
of the Barons of the said Court.

The humble Petition of Rhys Jenkin, an Infant under the Age of Twenty-one Years.

Sheweth,

That the said Plaintiff hath lately commenced an Action at Law, against your Petitioner for, (here set forth the Cause of Action) and your Petitioner is advised and believes, that he hath a good Desence thereto; but in regard your Petitioner is an Infant,

Your Petitioner humbly prays your Honors would be pleafed to affign William Davies, of Welch Pool, in the County of Montgomery, Clerk, as his Guardian, to defend this Suit, and your Petitioner shall ever pray, &c.

Rhys Jenkin.

To which add a fimilar Affidavit as in the last Fol.

These several Petitions and Affidavits, are transmitted to the Clerk in C urt, who procures the necessary Orders thereon, and files on Record those Documents, in a regular Manner to warrant the Proceedings.

O o 2 Plaintiff

The Solicitor's Guide

Plaintiffs in Forma Pauperis.

In this Court Plaintiffs are admitted to sue in Forma Pauperis under the following Regulations:

"That none be admitted to fue as Plaintiff, in Forma Pauperis, without a Certificate under his

"Counsel's Hand, that he hath good Cause of Action against such Person who is to be sued;

" and no Process to be made out against any who is not particularly named in the Petition."

And further by Rule of Easter, 3d Geo. I. It was ordered, that "No Person, for the suture, so should be admitted in Forma Pauperis, unless

the Attorney to be affigued, or his Clerk, attend a Baron with a Petition for his Admission;

46 and that no Counsel shall be assigned, unless such

"Counsel only, who hath certified the Cause of

" Action and Petition."

The Forms of the Petition, and Certificate for this Purpose, are as follows, and to be severally ingrossed on a treble 6d. Duty.

Paupers Petition to prosecute.

In the Exchequer of Pleas.

Between { David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

To the Right Honorable Sir Jame Eyre, Knight, Lord Chief Baron of his Majesty's Court of Exchequer at Westminster, and the rest of the Barons of the said Court.

The humble Petition of David Lloyd, of Welch Pool, in the County of Montgomery, Taylor, a very poor Man.

Sheweth,

That the said Defendant is, and stands justly indebted unto your Petitioner, in the Sum of One Hundred

Hundred Pounds, for the Work and Labour of your Petitioner, done for the faid Defendant, and Money laid out and expended for his Use at his Request; and your Petitioner hath commenced an Action against him for Recovery of the same.

That your Petitioner finds himself unable to carry on the said Cause, on Account of his extreme Poverty, as appears by the Assidavit hereto annexed, unless admitted by your Honors to do so in Forma

Pauperis.

I humbly conceive, that the faid Petitioner hath good Gause of Action, against the above-named Rhy Jenkin, and humbly accept to be his Counsel.

H. Ellis.

Your Petitioner therefore most humbly prays your Honors, that he may be admitted in Forma Pauperis, to prosecute the said Action, and that Humphrey Eilis, Esquire, may be assigned to him, as his Counsel, and Richard Edmunds, his Attorney, to prosecute his said Suit, and your Petitioner shall ever pray, &c.

David Lloyd.

Affidavit to be annexed to the Petition.

In the Exchequer of Pleas.

David Lloyd Plaintiff, against Rhys Jenkin, Defendant.

David Lloyd of Welch Pool, in the County of Montgomery, Taylor, maketh Oath and faith, that he is not worth Five Pounds in all the World, fave and except the Matters in Question in this Cause, and also his Wearing Apparel.

Sworn, &c. before David Lloyd.

By the 23d Hen, VIII. c. 15. s. 2, it is provided

"That all and every such poor Person or
Persons, being Plaintiff or Plaintiffs, in any of
the

the faid Actions, Bills, or Plaints, what at the Commencement of their Suits, or Actions, be admitted by Difcretion of the Judge or Judges, where fuch Suits or Action shall be pursued or taken, to have their Process and Counsel of Charity, without any Money or Fee paying for the same, shall not be compelled to pay any Costs by Virtue and Force of this Statute, but shall suffer such other Punishment as by the Discretion of the Justices or Judge, afore whom such Suits shall depend, shall be thought reasonable."—Vide Sid. 261, Salk. 506, and Rep. Pr. in C. P. 47, Walker against Parker.

Affidavit in Trover to hold to Bail.

In the Exchequer of Pleas.

David Lloyd, Plaintiff; against Rhys Jenkin, Defendant.

David Lloyd of Welch Pool, in the County of Montgomery, Gentleman, maketh Oath and faith, that Rhys Jenkin, now has or lately had in his Possessin, as this Deponent is informed, and verily believes, divers Goods and Chattels the Property of this Deponent, to wit, one Gold Watch, one Diamond Ring, one Silver Tankard, and twelve Silver Table Spoons, of the Value of One Hundred and Thirty Pounds and upwards, which said Goods and Chattels the said Rhys Jenkin unjustly detains, or has unlawfully converted them to his own Use.

Sworn, &c. as before,

David Lloyd.

To the Pfice of Pleas.

Quakers Affirmation.

In the Exchequer of Pleas.

David Lloyd, Plaintiff, against Rhys Jenkin, Defendant.

David Lloyd of Welch Pool, in the County of Montgomery, Ironmonger, being one of the People called Quakers, folemnly affirms that Rhys Jenkin is indebted to this Deponent, in the Sum of Fifteen Pounds, which the faid Rhys Jenkin promifed to pay to this Affirmant, upon an Exchange lately made, between the faid Rhys Jenkin and this Affirmant, of a certain Mare of the faid Affirmants, for a certain Horse of the said Rhys Jenkin.

David Lloyd.

Affirmed at Welch Pool
aforefaid the Day of
April 1792, before me
Llewellin Morgan, a Commissioner, &c.

As to Affidavits of Debt, see 2 Strange 1226. 1270 2 Barnes 62. 65

Affidavit of an Affault, in order to procure a Baron's Order for holding the Defendant to Bail.

In the Exchequer of Pleas.

Jacob Andrews, of the Parish of Berriew, in the County of Montgomery, Clerk, and Luke Adams of the same Place Yeoman*, severally depose and say, and first the said Jacob Andrews maketh Oath, that on Friday the Sixth Day of July Instant, he this Deponent going to view, whether the Tythe Hay, on the Lands of Henry Lucas of the said Parish of Berriew, was ready to be set forth, he the said Henry Lucas did then in a certain Close or Field, in the Possession of the said Henry Lucas in

^{*} There must be another, or more Deponents than the Party applying for an Order.

the faid Parish, unprovoked and without any reafonable Cause, in a violent Manner affault, beat. and strike, and throw this Deponent on the Ground, he this Deponent making no Opposition or Resistance against him the said Henry Lucas, but this Deponent being rescued by some persons present, from the faid Henry Lucas, the faid Henry Lucas did again, as foon as he got loofe from the faid Perfons, who fo rescued this Deponent, on a second Time affault, throw down, beat and kick this Deponent, upon and about his Head and Body, fo that the Blood gushed out of this Deponent's Mouth, Nofe, and Ears, which occasioned, to this Deponent, the Lofs of his Speech and Hearing for fome Time, so as to render him incapable of per-forming his Duty in the aforesaid Parish, he being Minister of the same. And this Deponent further faith, that the faid Henry Lucas hath often declared, that it was no Sin for any Man to kill or deftroy this Deponent. And this Deponent Luke Adams on his Part maketh Oath and faith, that he was present and did see the above-said several Transactions pass, and Assaults committed, which are truly and precisely above described, stated, and set forth, and this Deponent in like Manner deposeth to the same fully, as is before deposed by the said other Deponent Jacob Adams.

> Jacob Andrews Luke Adams.

Sworn, &c. before

The Like on another Occasion.

In the Exchequer of Pleas at Westminster.

Michael Lamb and Jarvis Curtis, both of the City of Bristol, Mariners, and late belonging to the Ship, or Vessel called the Lovely Betsey, of the Port of Bristol, whereof Jasper Lance is Commander, severally make Oath, each speaking for himself and first this Deponent, Michael Lamb for himself faith, That

That in or about the Month of September last, Lancelot Turk, Surgeon of the before-mentioned Ship or Vessel, came to this Deponent on the Deck of the faid Ship, the then being on the Coast of Africa, whilst this Deponent was industriously doing his Duty, and without any Provocation, or Cause given to him by this Deponent Michael Lamb, he the faid Lancelot Turk, violently and with great Force, laid hold of this Deponent Michael's Collar, knocked him down and dragged him this Deponent Michael, on the Floor or Deck thereof, and with his Fists and Feet, and a Bludgeon, which he then had in his right Hand, did with great Force and Violence, strike this Deponent Michael, many grievous and heavy Strokes, and Blows on the Head, Face, and divers Parts of his Body, by which, and by Means whereo, this Deponent Michael became and lay senseles for fome Time, and the faid Lancelot Turk would have again beat this Deponent Michael, had he not been prevented therefrom by the Captain, the Chief and fecond Mate, and other humane Perfons then on Board of the faid Ship. And this Deponent Michael Lamb further faith, that his Cheeks and the whole of his Face were very much bruised, wounded, swelled and discoloured, as well as his Nose and Eyes, and thereby the faid Lancelot Turk also knocked out one of this Deponent Michael's Fore-teeth, and fo terribly wounded this Deponent, that he was thereby in the greatest Torture and acute Pain, for near Three Weeks after, during which Time he was confined to his Hammock, and not able to do his Duty on Board the faid Ship, and discharged, and lost large quantities of Blood upwards and downwards, in fo much that this Deponent Michael's Life was in great Danger of being loft, from the cruel Treatment, Wounds, and Bruifes, which he fo as aforefaid received of, and by the Hands of the faid Lancelot Turk And this Deponent Michael Lamb further faith, that the faid Lancelot Pp

Lancelot Turk hath not made any Reparation, or Satisfaction to him, for the faid Violence and Affaults, although he is well able and in good Circumftances so to do, and is informed, and believes it to be true, that the faid Lancelot Turk is refolved, and foon intends to leave this Kingdom, and reside in Parts beyond the Sea. And this De. ponent, Jervis Curtis, for himself faith, that he was present at the Time and Place before-mentioned, by the faid Michael Lamb, in or about the faid Month of September last, when the said Lancelot Turk came up to the faid Michael Lamb, on the Deck of the faid Ship, on the Coast of Africa as aforesaid, whilft the said Michael Lamb was diligently performing, and doing his regular Duty, and w thout any Cause or Provocation whatsoever given by the faid Michael Lamb to him the faid Lancelot Turk, ne the faid Lancelet Turk violently laid hold of the faid Michael Lamb, with great Force by the Collar, and dragged and knocked him on the Floor or Deck thereof, and with his Fift, and Feet, and a Bludgeon which he then held in his right Hand, did with great Violence, strike and beat the faid Michael Lamb, divers and many grievous and heavy Blows, on the Head, Face, and divers other Parts of the Body, by which, and by Reason whereof the faid Michael lay fenfeless and prostrate upon the said Deck for some Time, And the said Lancelot Turk would have again beat and ill-treated the faid Michael Lamb, had he not been prevented by the Persons before-mentioned. And this Deponent Jervis Curtis for himself saith, that the Cheeks and the whole of the Face of the faid Michael Lamb, became and were very much bruifed, wounded and swelled, and discoloured, as well as his Nose and Eyes, And this Deponent firmly believes, that the faid Michael was by Reason thereof in great bodily Pain, Anguish and Torture, for near three Weeks after, during which Time, he was confined to his Hammock, and incapable of performing

performing his Duty on Board the faid Ship, and discharged and lost large Quantities of Blood, in so much that the said Michael Lamb was in great Danger of being lost, from the cruel Treatment, and violent Assaults which he received from the Hands of the said Lancelot Turk as aforesaid.

Michael Lamb, Jervis Curtis.

Sworn, &c. before

N.B. No Order can be obtained in Cases of this Nature, unless the Affidavit of the Plaintiff is supported, or confirmed by that of some other Person present, at the Time when the Cause of Complaint originated.

This Affidavit being transmitted to the Clerk in Court, he attends a Baron therewith, and solicits,

at the Barons Discreton, an

Order to hold to Bail.

"Upon reading the above Affidavit, I do Order that Lancelot Turk be held to Bail in the Sum of Sixty Pounds, at the Suit of Michael Lamb, in the Affidavit above-mentioned, dated this 13th Day of May, 1792."

For this Order you pay 4s. and for reading the Affidavit 2s.

An Affidavit whereon to move to discharge an Action as being beneath the Dignity of the Court.

In the Exchequer of Pleas.

Between { David Lloyd, Plaintiff, against Rhys Jenkin, Defendant.

Rhys Jenkin, of Welch Pool, in the County of Montgomery, the Defendant above-named, maketh Oath and faith, that in the Year 1788, there were fome trifling Dealings between this Deponent and the faid Plaintiff, this Deponent having fold to him Pp2

five Pigs for the Sum of Eleven Pounds Ten Shillings and Six pence; and this Deponent faith. that he was indebted to the faid Plaintiff in the Sum of Thrteen Pounds Six Shillings and Ninepence, for divers Goods, Wares and Merchandizes. fold and delivered by the faid Plaintiff, to this Deponent, as appears by the Bill hereunto annexed received from the faid Plaintiff, and in no other Sum of Money what soever, to the Knowledge or Belief of this Doponent, and the Ballance of fuch Account which amounts to One Pound Sixteen Shillings and Three-pence, he this Deponent always was and now is ready and willing to pay to the faid Plaintiff, on Demand, without giving him the least Trouble, yet notwithstanding these Premises the said Plaintiff, on or about the Fourteenth Day of May last past, according to this Deponent's Remembrance as to the Time, caused him to be ferved with a Copy of a Writ of Subpæna ad respondendum, iffuing out of this Honorable Court, for the Recovery of the faid Ballance, as he believes, whereto he caused an Appearance to be entered, and faith that he is advised, that it is beneath the Dignity of this Honorable Court, to retain a Suit, for fo small a Sum or Demand as that of One Pound Sixteen Shillings and Threepence.

Rhys Jenkin.

Sworn at Welch Pool, &c. before

Jurisdictions in Wales, and the Counties Palatine.

The Courts of King's-Bench, and Common Pleas, i me times, iffue their Process, as well into the Principality of Wales, as the Counties Palatine, where the Jurisdiction of those Courts, doth not extend to (Vid. Lampley against Thomas, 1 Wills, 193) which Actions, the Defendant may plead in Abatement, to which Plea must be subjoined the sollowing

Affidavit

Affidavit to plead the Jurisdiction of the Court of Great Session in Wales, or the Counties Palatine to an Action on the Case Sc. brought

In the King's Bench.

Between { David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

Rhys Jenkin of Welch Pool, in the County of Montgomery, the Defendant above-named, maketh Oath, that he this Deponent now is, and at the Time of the Commencement of this Suit, and long before was an Inhabitant and Resident of and within the Town of Pool aforesaid, in the County of Montgomery aforesaid, within the Principality or Dominion of Wales, in which said County, there now is, and from Time immemorial hath been a Court of Great Session, for trying and determining all Manner of Actions. And this Deponent further saith, that the said Plaintist's Cause of Action against him in this Cause, did happen and arise within the said County of Montgomery, and Principality of Wales, and not elsewhere.

Sworn, &c. before Rees Jenkin.

This Affidavit is sworn before a Commissioner in the King's-Bench, annexed to the Plea, and both filed with the Clerk of the Papers, before the Rule of sour Days to plead is expired, which in this Case is inclusive of the first and last Day.

If in Ejectment the following Affidavit.

In the King's Bench.

John Doe, Lessee of David Lloyd, Plaintiff, against

Rhys Jenkin and others, Defendants, for Lands and Tenements in the Town of Welch Pool, in the County of Montgomery.

Rhys Jenkin of Welch Pool, in the County of Montgomery, Gentleman, Tenant in Possession of Part

Part of the Premises in Question in this Cause. maketh Oath that on or about the second Day of June instant, he this Deponent was served with the annexed Copy of Declaration in Ejectment; and this Deponent faith, that he at that Time, and long before, resided and dwelt, and still doth reside and dwell, at Welch Pool aforesaid, in the said County of Montgomery. And this Deponent further faith, that he very well knows Edward Rowland, Arthur Rider, and Robert Owen, who are respectively Tenants in Possession, of other Part of the Premises, in the said Declaration mentioned; and that they the faid Edward Rowland, Arthur Rider, and Robert Owen, the several other Tenants before-named, did for several Years last past reside. and dwell, and still do, and each of them doth now reside, and dwell, in Welch Pool aforesaid, in the faid County of Montgomery, and that the Lands and Premises severally occupied by them, and all and fingular other the Lands and Premises in the faid Declaration mentioned, do lie, and are situate, within the Town of Welch Pool aforesaid, in the faid County of Montgomery.

Rhys Jenkin.

Sworn at Welch Pool aforesaid, &c. before

Method of foliciting fuch Proceedings.

Get an Office Copy of the Declaration and Affidavit of Service, from the Clerk of the Rules, then file common Bail in the proper County, with Warrant of Retainer, and give Notice of Motion, for leave to plead to the Jurisdiction. Make an Affidavit of Service of Notice, and filing common Bail, and move the Court on the several Copies, for a Rule to shew Cause.

Affidavit whereon to move for Judgment as in the Case of a Nonsuit, pursuant to the Statute of 14 Geo. II.

In the Exchequer of Pleas.

Between {David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

Henry Nugent of the Exchequer Office of Pleas, Lincoln's-Inn, in the County of Middlesex, Gentleman, maketh Oath and saith, that Issue was joined in this Cause as of Hilary Term last past, as appears to this Deponent, by the Record thereof, to which for greater Certainty he craves Leave to refer; and that the same has not been tried, but remains undetermined as Deponent believes. And this Deponent further faith, that he did on Saturday last, serve Richard Edmunds, Attorney for the Plaintiff in this Cause, with a Notice in Writing, purporting, that this Honorable Court would be moved on the Twenty fifth Day of April instant, or so soon after as Counsel can be heard, for the faid Plaintiff to shew Cause, why the like Judgment should not be entered for the faid Defendant in this Cause, as in Case of a Nonfuit, by leaving such Notice on the Seat of the said Mr. Edmunds, in the Exchequer Office aforesaid.

Henry Nugent.

Sworn at my Chambers in Serjeants-Inn, Chancery-Lane, &c.

Two Days Notice is necessary to be given of this Motion.

As to those Cases where a Nonsuit will, or will not be ordered by the Court, and the Plaintiffs be liable to Costs, vid. M.S. Rep. Eggleton against Smith, East. 2 Geo. III. 149, 2 Barn 102, Howard against Radburn, M.S. Weller against Goyton and Walker, Trin. 31 Geo. II. K. B. Burr. 358, s. 6.—M.S. Rep. Watson against Jackson and

others

others, Mich. 25 Geo. II. K. B.—M.S. Rep. Jennings against Wilson and others, Trin. 26 Geo. II. K. B. 2 Barn. 103.—Honiwill against Blatchford, 2 Barn. 251, 253.—2 Barn. Sup. 43, Hamp against Cuming.

Affidavit whereon to move for Costs for not proceeding to Trial pursuant to the 14 Geo. 11. c. 17.

In the Exchequer of Pleas.

Between { David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

Rhys Jenkin of Welch Poole, in the County of Montgomery, the Defendant in this Cause, and Philip Rider of the same Place, his Solicitor, severally make Oath as follows; and first the said Rhys Jenkin for himself saith, that pursuant to Notice of Trial given in this Cause, for the last Affizes held at Shrewsbury in and for the County of Salop; he this Deponent and the said Philip Rider, together with four Witnesses, which were material and necessary for and on Behalf of this Deponent, in this Cause, to wit. Herbert Roch, Esquire, George Hudson, Gentleman, Elijah Price; Grocer, and Abraham James, Victualler, attended at the said Affizes, and took a Journey from their respective Habitations to Shrewsbury aforesaid, being upwards of Twenty Miles for the Purpose of giving Evidence in this Cause, and were all necesfarily absent from Home two Days, on that Occasion, and that he paid for Horse-hire, and other necessary Expences of himself, his said Solicitor; and Witnesses, the Sum of Five Pounds Ten Shillings and Eight-pence, in going to, staying at, and returning from the faid Affizes. And the faid Philip Rider for himself faith, that upon receiving Notice of Trial in this Cause, he caused one Subpæna ad testissicandum to be issued, and four Tickets thereof served on the several Witnesses abovenamed.

named, who were all of them material and necessary on the said Desendant's Behalf, and One Shilling each to be given to them, at the Time of such Service, that his Brief in this Cause, consisted of three Sheets of Paper sairly and close wrote, of which he made two Copies, and gave therewith to Mr. B. a Fee of

and to Mr. D. a Fee of .

and to each of their Clerks Two Shillings and Sixpence, that he caused the Court of Nist Prius to be moved for Leave to enter a ne recipiatur, at the Sitting of the Court, on the first Morning after the Commission Day, which being accordingly ordered, he thereupon paid to the Marshal the Sum or Fee of Four Shillings; and these Deponents lastly severally say, that the said Plaintist did not proceed to Trial according to his Notice, neither have they or either of them, received any Countermand of the same.

Rhys Jenkin, Philip Rider,

before me a Commissioner, &c.]

As to those Cases where the Court will or will not order Costs for not proceeding to Trial after Notice given, vid. Rep. Pr. in C. B 60, Duell against Stow. 2 Barn 107, Ogle against Mossat, Stan. 874, Rex against Earl. M.S. Rep. Wheatley against Hale, Hil. 20 Geo. II. 2 K. B. M.S. Sparrow against Turton, Trin. 7 Geo. III. C. B.

A Letter of Attorney to demand Cofts. (6s. Duty)

Know all Men by these presents, That I Rhys Jenkin, of Welch Pool, in the County of Montgomery, for divers good Causes and Considerations me hereunto moving, have made, ordained, authorized, constituted, and appointed, and by these presents, Do make, ordain, authorize, constitute, and appoint, Morgan Charnock, of Welch Pool Q q aforesaid,

aforesaid, Gentleman, my true and lawful Attorney for me, and in my Name, and to my Use, to ask, demand, and receive of and from David Lloyd, of Llanidloes in the faid County of Montgomery, Gentleman, the Sum of Nineteen Pounds Eighteen Shillings and Eleven-pence, being Cofts allowed to me, by Virtue of, and under an Order of his Majesty's Court of Exchequer, at Westminster, bearing Date, the Day of last past, and Allocatur of the proper Officer taxing the same thereon made and given; and on Payment thereof, Acquittances or other sufficient Discharges for the same, for me and in my Name, to make feal and deliver; and to do all other lawful Acts and Things whatsoever concerning the Premises, as fully in every Respect, as I myself might or could do, if I were personally present, hereby ratifying, confirming, and allowing, all and whatfoever my faid Attorney shall in my Name lawfully do, in and about the faid Premises, by Virtue of these presents, in Witness whereof I have hereunto fet my Hand and Seal this Day of

in the Year of our Lord One

Thousand Seven Hundred and Ninety-two.

Rhys Jenkin, (LS

Sealed and delivered in the presence of Owen Tudor.

Affidavit of Demand of Costs, Refusal of Payment, and the due Execution of the Letter of Attorney.

In the Exchequer of Pleas.

Between { David Lloyd, Plaintiff, and Rhys Jenkin, Defendant.

Morgan Charnock of Welch Pool, in the County of Montgomery, Gentleman, and Owen Tudor of the same Place, Gentleman, severally make Oath, and and first the said Morgan Charnock for himself

faith, that he this Deponent on the

Day of instant, personally served David Lloyd the above-named Plaintiff, with a true Copy of the Rule with the Master's Allocatur thereon given for Costs taxed on the said Rule, and Letter of Attorney hereto annexed, and at the same Time shewed him the original Rule and Allocatur of Taxation, and demanded of him the Money mentioned in the Taxation, and also shewed to him the faid Letter of Attorney, from the faid Defendant, authorizing this Deponent to receive the same; but the faid David Lloyd declined (and refused) to pay the same, and the same yet remains unpaid. And the said Owen Tudor for himself saith, that he was present, and did see the said Defendant, Rhys Jenkin, duly execute the Letter of Attorney above-mentioned to be hereunto annexed; and that the Name "Rhys Jenkin" appearing to be the Party executing the same, and the Name "Owen Tudor" subscribed as a Witness to the due Execution of the faid Letter of Attorney, are of the respective proper Hands Writing of the said Rhys Jenkin and this Deponent.

Sworn at Welch Pool aforesaid, &c.

before, &c.

Morgan Charnock, Owen Tudor.

A Commissioner in the faid Court.



Hilary Term, 32d Geo. III. 1792.

THEREAS by an Order made in Hilary Term in the Fourteenth Year of the Reign of his late Majesty King George the Second, by all the Judges of England, for preventing Inconveniences to Suitors, It was Ordered amongst other Things, " that no Writ and Record of Nisi Prius should be " received at the Affizes, in any County in England, es unless they should be delivered to and entered "with the Marshal, before the first Sitting of the · Court after the Commission Day, except in the "Counties of York and Norfolk, and there the "Writs and Records should be delivered to and en-" tered with the Marshal, before the first Sitting of "the Court on the second Day after the Com-" mission Day." And Whereas many Inconveniences do happen to the Suitors, and to the Sheriff and Jurymen and to the public Business of the Affizes in the County of Norfolk, from the Delay in entering the Writs and Records for Trial of the Causes. Now to prevent such Inconveniences for the future, It is Ordered by all the Judges of England, that no Writ or Record of Nist Prius shall be received at the Assizes in and for the County of Norfolk or City of Norwich unless fuch Writ and Record shall be delivered to and entered with the Marshal before the first Sitting of the Court, on the Day next after the Commission Day. Kenyon

Loughborough

Ja. Eyre H. Gould

W. R. Ashurst

B. Hotham

R. Perryn F. Buller

I. Heath . Wilfon

N. Grofe

A. Thomson.

Rr

New

The Solicitoz's Guide, &c.

New Rule made on Payment of Money into Court. Trinity Term, 23d Geo. III.

Lloyd against Jenkin. Wednesday the 19th Day of June, Upon the Motion of Mr Ellis, of Counsel for the Defendant, it is ordered, that the faid Defendant bring into this Court, the Sum of Ninety-two Pounds Two Shillings and Four-pence, to be paid to the Plaintiff, his Attorney, or Clerk in Court; and if the Plaintiff will accept thereof with Costs to be taxed in full Discharge of this Suit, that then he shall proceed to tax such Costs; and the Defendant shall also pay to the Plaintiff, his Attorney or Clerk in Court, such Costs, and that thereupon all further Proceedings in the Action shall be stayed. And if the Plaintiff will not accept of such Sum, with the Costs, in full Discharge of this Suit, then the Plaintiff is to be at Liberty to take the said Sum of Ninety-two Pounds Two Shillings and Four-pence out of Court, and to proceed in his Cause, but that in that Case he shall suffer a Nonfuit at the Trial of the said Cause unless his Demand shall be found to exceed the faid Sum of And that if his

Demand shall be found to exceed the said Sum of then that he shall

take his Verdict for the Excess only.

The Lord Chief Baron intends to appropriate the first Seven Days of the Sittings after the End of each Term, in Middlesex, to the Trial of the Crown Causes, and not to any of the Plea Side Causes till after that Time.

On the Eighth and Subsequent Days, the Attornies are to be in Attendance with their Witnesses, to try their Causes, &c.

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